

Washington, Wednesday, August 20, 1947

TITLE 3—THE PRESIDENT EXECUTIVE ORDER 9885

DESIGNATION OF THE ASSISTANT SECRETARIES OF COMMERCE AND THE SOLICITOR OF COMMERCE TO ACT AS SECRETARY OF COM-MERCE

By virtue of the authority vested in me by section 179 of the Revised Statutes of the United States (5 U.S. C. 6) I hereby authorize and direct the Assistant Secretaries of Commerce, the date of their commissions to govern the order of precedence, to perform the duties of the Secretary of Commerce in case of the absence, sickness, resignation, or death of the Secretary of Commerce and of the Under Secretary of Commerce; and I also authorize and direct the Solicitor of Commerce to perform the duties of the Secretary of Commerce in case of the absence, sickness, resignation, or death of the Secretary of Commerce, the Under Secretary of Commerce, and the Assistant Secretaries of Commerce.

This order supersedes Executive Order No. 8541 of September 17, 1940, entitled "Designation of the Assistant Secretary of Commerce and the Solicitor of Commerce To Act as Secretary of Commerce."

HARRY S. TRUMAN

THE WHITE HOUSE,
August 18, 1947.

[F. R. Doc. 47-7834; Filed, Aug. 18, 1947; 4:45 p. m.]

TITLE 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Naturalization Service, Department of Justice

PART 116—CIVIL AIR NAVIGATION
PLACE OF LANDING OF AIRCRAFT ^

Paragraph (a) of § 6.3, Landing requirements, of Title 19, Code of Federal Regulations, also designated as § 116.3 of Title 8 and § 11.503 of Title 42, is amended by deleting the second sentence and substituting the following:

(a) Place of landing. * * * The first landing shall be at an airport of

entry unless permission to land elsewhere shall first be granted by the Commissioner of Customs, in the case of aircraft operated by scheduled air lines, and in all other cases by the collector or deputy collector of customs at the port of entry nearest the intended place of landing. When the Commissioner of Customs grants permission to land elsewhere than at an airport of entry, he shall immediately notify the heads of the Public Health Service, the Immigration and Naturalization Service, and of any other agency likely to be concerned with the landing, and, when a collector or deputy collector of customs grants such permission, he shall immediately notify the principal local officer of each such agency.

Effective date. This amendment shall become effective upon the date of its publication in the Federal Register. Compliance with the provisions of section 4 of the Administrative Procedure Act (60 Stat. 238) with respect to notice and public procedure thereon and delayed effective date is found to be unnecessary and contrary to the public interest because the amendment will facilitate air commerce and lessen the requirements and restrictions on affected persons.

(R. S. 161, 251, sec. 23, 39 Stat. 892, sec. 24, 43 Stat. 166, sec. 7, 44 Stat. 572, sec. 644, 46 Stat. 761, secs. 367, 602, 58 Stat. 706, 712; 5 U. S. C. 22, 26 U. S. C. 4041 (a) 8 U. S. C. 102, 222, 49 U. S. C. 177, 19 U. S. C. 1644, 42 U. S. C. Sup. 201 note, 270; sec. 1, President's Reorganization Plan No. V 5 F R. 2132, 2223; sec. 102, Reorganization Plan No. 3 of 1946, 11 F. R. 7875)

FRANK DOW,
Acting Commissioner of Customs.

[SEAL] E. H. FOLEY, Jr.,
Acting Secretary of the Treasury.
THOMAS PARRAM,
Surgeon General,
H. S. Bublio Health Services

U. S. Public Health Service.
MAURICE COLLINS,
Acting Federal Security Administrator.
TOM CLARK,
Attorney General.

August 14, 1947.

[F. R. Doc. 47-7797; Fifed, Aug. 19, 1947; 8:48 a. m.]

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¹E. O. 9885.

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PART 110-PRIMARY INSPECTION AND DETENTION

Correction

In the republication of the regulations in Chapter I, Title 8, appearing as F. R. Doc. 47-7231 at page 5065 of the issue for Thursday, July 31, 1947, § 110.13 should be corrected to read as follows:

§ 110.13 Immigrants having expired documents. Where an immigrant arriving in the United States by water, or arriving by water at a port designated as a United States port of entry for aliens in foreign contiguous territory, is in possession of and presents an immigration visa or permit to reenter which has expired, such immigrant shall be excluded unless it shall satisfactorily appear that the immigrant embarked on the vessel by which he arrives prior to the expiration of the validity of such immigration visa or permit and that he 'has proceeded by continuous voyage to the United States. (Sec. 2 (c), 43 Stat. 153; 8 U.S.C. 202 (c))

TITLE 15—COMMERCE

Subtitle A-Office of the Secretary of Commerce

PART 12-DELEGATIONS OF AUTHORITY

AUTHORITY TO ACT AS SECRETARY

CROSS REFERENCE: For supersedure of Executive Order 8541, affecting the text of § 12.5 Authority to act as Secretary, see Executive Order 9885 under Title 3, supra.

TITLE 18—CONSERVATION OF **POWER**

Chapter I—Federal Power Commission

[Docket No. R-108; Order 139]

PART 03-SUBSTANTIVE RULES, GENERAL POLICY AND INTERPRETATIONS

INDEPENDENT PRODUCTION OR GATHERING OF NATURAL GAS

AUGUST 7, 1947.

In the matter of a rule to make clear the position of the Commission regardthe independent production or gathering of natural gas. Order No. 139 supplementing the Commission's general rules including rules of practice and pro-

For the reasons stated below, it seems appropriate and desirable at this juncture for the Commission to adopt and promulgate the rule contained herein, which is designed to relieve any existing uncertainty regarding the Commission's position that it will not seek to assert jurisdiction over the sale of natural gas to interstate pipe lines by independent

producers or gatherers.

Following the release in March 1947 of the staff report in Docket No. G-580 on this subject, entitled "Section 1 (b) of the Natural Gas Act with Reference to Production and Gathering," the Commission consistently therewith on May 27, 1947, issued a notice of proposed rule making in this matter. At that time, since there were prevalent many expressions of uncertainty as to the Commission's interpretation of section 1 (b), of the act with reference to the status of independent producers and gatherers of natural gas, and as to its intentions with respect thereto, it seemed evident that a formal administrative rule was necessary to affirm our belief that it was the intent of Congress to exempt such independent producers and gatherers when it enacted the Natural Gas Act in 1938.

During the first session of the 80th Congress which adjourned on July 27, 1947, various bills regarding this matter. as well as other important proposals for amending the Natural Gas Act, were introduced and considered by the Congress. At the hearings on these bills before the Senate and House Committees on Interstate and Foreign Commerce, the Commission likewise stated its view that independent operators who produce or gather natural gas and sell it at arm'slength to natural-gas companies subsequently transporting such natural gas in interstate commerce are exempt from the provisions of the Natural Gas Act.

Reference also was made at these hearings to the pending case before the Supreme Court of the United States in "Interstate Natural Gas Company, Inc. v. Federal Power Commission." The subsequent decision of the Court on June 16, 1947, addressed to the particular circumstances of that case which involved the operations of a natural-gas company subject to the act, immediately became the basis for diverse interpretations and agitations by interested parties, as to its implications regarding the jurisdictional status under the act of independent producers and gatherers.

In view of these circumstances, the Commission urged the immediate adoption of H. R. 4099, the specific and sole purpose of which was to make entirely clear the exemption of the independent production and gathering of natural gas from the provisions of the Natural Gas Act. This proposed amendment, however, was not enacted during the closing days of the session of the Congress which has just ended.

This brief review of developments in this matter has been presented so that there may be no basis for misunderstanding or continuing expressions of fear and uncertainty regarding this matter, which is non-controversial. The Commission gives its assurance to independent producers and gatherers of natural gas that they can sell at arm's-length and deliver such gas to interstate pipe lines and can enter into contracts for such sale without apprehension that in so doing they may become subject to assertions of jurisdiction by the Commission under the Natural Gas Act.

The rule herein has this specific purpose and is issued at this time because the Congress has not yet reaffirmed such exemption by amending the act. It is also our intention, in keeping with the position heretofore taken, to continue to recommend to the Congress that it take appropriate clarifying legislative action regarding this matter.

General public notice of the proposed rule in this matter has been given by publication of notice in the FEDURAL REG-ISTER on June 5, 1947 (12 F. R. 3679) and by mailing copies of such notice to all interested versons including State and Federal regulatory agencies.

All of such persons have been afforded an opportunity to submit written statements or briefs setting forth their comments, views, and suggestions with respect to this proposed rule.

Finding that such action is necessary and appropriate to clarify the meaning of section 1 (b) of the Natural Gas Act. the Commission, pursuant to the authority contained in that Act, particularly section 16 thereof (52 Stat. 821-833; 830; 15 U. S. C. 717-717w; 717o) hereby adopts and promulgates the following rule as a new section of Part 03-Substantive Rules, General Policy and Interpretations, of Subchapter A-General Rules, Chapter I of Title 18 of the Code of Federal Regulations, such new section to read as follows:

§ 03.79 Jurisdictional status of independent producers and gatherers. The Federal Power Commission is of the opinion that it was the intent of the Congress that the control of production or gathering of natural gas should remain a function of the States and that the Natural Gas Act should not provide for regulation of those subjects.

For the purpose of administering the Natural Gas Act, the Commission will construe the exemption contained in section 1 (b), to the effect that the provisions of the act shall not apply to the "production or gathering" of natural gas. as including arm's-length sales of nat-

ural gas, by independent producers and gatherers, made during the course or upon completion of production and gathering. The Commission, consistent with this construction, will not assert jurisdiction over such producers and gatherers who might be subject to jurisdiction solely because of such sales.

The interpretative rule hereby adopted shall become effective August 7, 1947. The Secretary of the Commission shall cause publication of this order to be made in the FEDERAL REGISTER, and further, shall serve copies thereof on all interested parties.

Date of issuance: August 15, 1947.

By the Commission. Commissioner Draper dissenting.1

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 47-7763; Filed, Aug. 19, 1947; 8:54 a. m.l

TITLE 19—CUSTOMS DUTIES

Chapter I-Bureau of Customs, Department of the Treasury

PART 6-AIR COMMERCE REGULATIONS

PLACE OF LANDING OF AIRCRAFT

CROSS REFERENCE: For an amendment to § 6.3 (a) relating to place of landing of aircraft, issued jointly by the Bureau of Customs of the Department of the. Treasury, the Public Health Service of the Federal Security Agency, and the Immigration and Naturalization Service of the Department of Justice, see Title 8, Chapter I, Part 116, supra.

TITLE 21-FOOD AND DRUGS

Chapter I-Food and Drug Administration, Federal Security Agency

PART 141-TESTS AND METHODS OF ASSAY FOR ANTIBIOTIC DRUGS

PENICILLIN AND STREPTOMYCIN

Correction

In Federal Register Document 47-3238, appearing at page 2215 of the issue for Friday, April 4, 1947, the last sentence of subparagraph (1) of § 141.101 (j) should read: "Prepare a daily moculum by adding 6.0 ml. of this suspension to each 100 ml. of the nutrient broth prepared as directed in § 141.1 (b) (3) cooled to a temperature of approximately 15° C.

TITLE 32-NATIONAL DEFENSE

Chapter XXIII--War Assets Administration

IReg. 21

PART 8302-DISPOSAL OF SURPLUS PER-SONAL PROPERTY TO PRIORITY CLAIM-

War Assets Administration Regulation 2, March 1, 1947, entitled "Disposal of Surplus Personal Property to Priority Claimants," is hereby revised and amended as herein set forth. Order 2,

June 7, 1946 (11 F R. 6455) Order 3, December 15, 1945 (10 F R. 15217) Order 4, January 10, 1946 (11 F. R. 637), Order 5, March 21, 1946 (11 F R. 3301), Order 6, July 13, 1946 (11 F. R. 7774), Order 7, August 14, 1946 (11 F. R. 9036) Order 8, February 3, 1947 (12 F R. 898) Order 9, Aug. 1, 1947, Order 10, April 2, 1947 (12 F R. 2289) and Order 12, July 11, 1947 (12 F R. 4816) under this part shall continue in full force and effect.

8302.1 Definitions. Scope. Applicability of regulations and di-8302.2 8302.3 rectives of other agencies, and disposals which may be exempted from this part. Set-asides for veterans. Order of priorities. 8302.4 8302.5

Reservations for priority claimants. 8302.6 Information about available prop-8302.7

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Transfers and disposals to priority 8302.9 claimants. 8302.10 Transfers of surplus standard ad-

ministrative and maintenance property to the Treasury Department, and acquisition of such property by Government agencies. 8302.11 Fair value.

8302.12 Acquisition by priority claimants without exercising priority:

8302.13 Records and reports. 8302.14 Regulations by disposal agencies to be reported to War Assets Administrator.

AUTHORITY: §§8302.1 to 18302.14, inclusive, issued under Surplus Property Act of 1944, as amended (58 Stat. 765, as amended; 50 U. S. C. App. Sup. 1611); Public Law 181, 79th Cong. (59 Stat. 533; 50 U. S. C. App. Sup. 1614a, 1614b); and Reorganization Plan 1 of 1947 (12 F. R. 4534).

§ 8302.1 Definitions—(a) Terms defined in act. Terms not defined in paragraph (b) of this section which are defined in the Surplus Property Act of 1944 shall in this part have the meaning given to them in the act.

(b) Other terms. (1) "Standard administrative and maintenance property" means all property from time to time listed in stock catalogues issued by the Bureau of Federal Supply of the Treasury Department. These catalogues normally include, among other items, office supplies, furniture and equipment, and maintenance operating supplies..

(2) "State and local governments" means any State, territory, or possession of the United States, the District of Columbia, and any political subdivision or instrumentality thereof.

(3) "Own business or professional or agricultural enterprise" of a veteran means one which is regularly pursued by, or is to be established by, a veteran to secure a livelihood and of which more than fifty (50) per cent of the proprietary interest therein is held by a veteran or veterans. A veteran may be deemed to have his "own business or professional or agricultural enterprise" for the purpose of acquiring particular tools or equipment when he is engaged by others as an employee or agent and is required by his employment to own and use such tools or equipment.

(4) "Small business" means a veteran's own small business and may include any enterprise or group of enterprises

under common ownership or control, which by reason of its relative size and position in its industry is determined by War Assets Administration to be a small business.

(5) "Veteran" means any person in the active military or naval service of the United States during the present war, or any person who served in the active military or naval service of the United States on or after September 16, 1940, and prior to the termination of the present war, and who has been discharged or released therefrom under honorable conditions. Veterans released from military or naval service shall include persons on terminal leave or final furlough and those whose status has been changed from active to inactive.

§ 8302.2 Scope. This part shall apply only to disposals made by disposal agencies within the continental United States, its territories and possessions: Provided, That § 8302.10 shall apply only within the continental United States. This part shall not apply to any disposals of real property nor to personal property appurtenant to, or assigned for disposal in connection with, real property, and disposed of pursuant to Part 8305.1

§ 8302.3 Applicability of regulations and directives of other agencies, and disposals which may be exempted from this part. (a) Transfers to the National Housing Administrator pursuant to the provisions of section 502 (b) of the Lanham Act,2 as amended (Public Law 292, 79th Congress, as amended) transfers pursuant to the provisions of the Greek-Turkish Aid Bill (Public Law 75, 80th Congress) transfers to Federal Works Agency pursuant to the provisions of Public Law 233, 80th Congress, and transfers pursuant to such other laws as by their terms take precedence over the priorities established by the Surplus Property Act, as amended, as well as the laws cited in paragraph (b) of this section may be made without regard for any provisions of this part. Transfers to Federal Works Administrator pursuant to the provisions of section 504 (a) of the Lanham Act, as amended (Public Law 697,3 79th Congress), may be made without regard for any provisions of this part except those provisions which govern set-asides for veterans and priorities of Government agencies and veterans.

(b) Except for disposals under paragraph (a) of this section, disposals made hereunder shall be subject to applicable regulations and directives issued under the authority of the Veterans' Emer-gency Housing Act of 1946,4 or under the authority of any law referred to in section 34 (b) of the Surplus Property Act of 1944, and shall be exempted from the provisions of this part to the extent necessary to comply with the provisions of such regulations and directives.

(c) Subject to the provisions of paragraph (a) and (b) of this section, disposal agencies may dispose of surplus property at the fair value without regard for any provisions of this part:

Dissent filed with the original.

²Reg. 5 (12 F. R. 2028, 3833).

² 59 Stat. 674; 42 U. S. C. Sup. V, 1572.

^{8 60} Stat. 958.

⁶⁰ Stat. 207.

(1) Until peace is concluded to supply the needs of the armed forces;

(2) When, upon a finding by the Secretary of Agriculture that farm production is impaired or threatened to be impaired, the Administrator shall, pursuant to the provisions of Part 8303, direct the disposal of trucks, machinery, or equipment (including farm supplies) to farmers or farmers' cooperatives;

(3) When the property is of such nature or in such situation that its immediate disposal is necessary to prevent its deterioration, spoilage, or serious loss or

damage;

(4) When, upon application to the War Assets Administrator by a disposal agency, the Administrator shall find that it is impracticable or uneconomical for the disposal agency to be required to dispose of designated property according to the provisions of this part;

(5) When the nature or condition of any surplus property sold is such that it is not usable or safe for use by the consumer in its existing form without processing, reprocessing, reconditioning, or

repackaging;

(6) When the cost (estimated if not known) of all substantially similar items of such property in the possession of the disposal agency at any one location at any one time does not exceed \$300; or when the cost (estimated if not known) of any group of identical items normally constituting a single entry on War Assets Administration Form 1001° and in the possession of the disposal agency at any one location at any one time, does not exceed one hundred dollars (\$100)

Set-asides for (a) Except as to the amounts of any property necessary for the temporary use of any disposal agency to carry out its responsibilities in disposing of surplus property under the Surplus Property Act of 1944, each disposal agency to which there is assigned for disposal any property of the types designated by the Administrator to-be set aside for exclusive disposal to veterans shall set aside all, or such percentage as is designated, of such property in its possession for exclusive disposal to veterans upon presentation of their discharge papers or other satisfactory evidence that the person is a veteran. The Administrator has determined that, in the case of set-asides made pursuant to this section as distinguished from the priorities accorded veterans pursuant to § 8302.5 (b) it is considered mappropriate to cause to be set aside quantities and types of any surplus property for the purpose of resale as distinguished from use. Such determination does not apply to acquisitions by veterans as priority claimants who purchase pursuant to the provisions of § 8302.5. Accordingly, disposals hereunder shall be limited to veterans who acquire surplus propertv:

(1) For their own personal use, or

(2) For use in establishing and maintaining their own small business, professional, or agricultural enterprises: *Provided, however*, That such use shall not

⁵Reg. 3 (11 F. R. 11136). ⁶Reg. 1, Order 3 (11 F. R. 6774, 9572, 14490) include the acquisition of surplus property for the purpose of resale.

(b) Set-aside property shall be held for disposal at fair value, as provided in § 8302.11, to veterans for a period of not less than fifteen (15) days after public notice of its availability for such disposal, or for such longer period as the Administrator may direct, and any balance remaining undisposed of thereafter may be made available for disposal in accordance with the other provisions of this part.

§ 8302.5 Order of priorities. Except as to property disposed of under § 8302.4, disposal agencies shall, subject to the provisions of § 8302.6, observe the following order of priorities:

(a) Transfers to Government agencies for their own use shall be given priority

over disposal to all others.

(b) Disposals to veterans to enable them to establish and maintain their own small business; professional, or agricultural enterprises shall be given priority over disposals to all others except as provided in paragraph (a) of this section.

(c) Purchases by Reconstruction Finance Corporation for resale under section 18 (e) of the Surplus Property Act of 1944 shall be given priority over disposal to all others except as provided in paragraphs (a) and (b) of this section.

(d) Disposals to State and local governments for their own use shall be given priority over disposals to all others except as provided in paragraphs (a) (b) and (c) of this section.

§ 8302.6 Reservations for priority claimants. (a) In giving effect to the provisions of § 8302.5, disposal agencies shall observe the following requirements with respect to the periods of time during which property will be offered to priority claimants:

 Government agencies shall in no case be given a period in excess of twenty
 days after the date of public notice of availability of the property.

(2) Property offered to veterans may not be disposed of to others for a minimum period of fifteen (15) days after the date of public notice to veterans.

(b) Each disposal agency, based upon experience and demonstrated demand, may estimate the quantity of each item of surplus property which it is necessary to hold in reserve in order to provide an adequate supply thereof to satisfy the probable needs of priority claimants for such items. Such quantities shall be reviewed and adjusted periodically by the disposal agency in the light of the changing requirements of priority claimants and the areas in which such requirements exist. There need be no earmarking of specific property, but the quanti-ties of surplus property so estimated shall be reserved for exclusive disposal to priority claimants subject to the periods specified in paragraph (a). Any property in excess of such reserved quantities may, notwithstanding the provisions of paragraph (a), be disposed of promptly to others.

(c) In order to assist the disposal agencies to reserve quantities of surplus property, pursuant to the provisions of paragraph (b), adequate to satisfy the

needs of priority claimants including Reconstruction Finance Corporation for resale under section 18 (e) of the Surplus Property Act of 1944, Reconstruction Finance Corporation may advise the disposal agencies from time to time of the quantities and kinds of surplus property which it needs or may need for such purposes to the end that any reservations established under paragraph (b) of this section may be adequate to supply such anticipated needs.

§ 8302.7 Information about available property—(a) Availability of records of surplus property; Government requirements officers. Disposal agencies shall establish procedures to insure that designated representatives or procurement officers of Government agencies and State and local governments shall have access to the information on the property records of the disposal agencies, and shall upon request from time to time inform such representatives or procurement officers about surplus property for which declarations have been received or are anticipated. Each disposal agency shall appoint in its central office and in each regional office thereof a Government requirements officer or officers, whose duties shall include (1) transmitting to Government agencies and State and local governments information concerning surplus property which is or may become available for disposal; (2) assisting in programming sales or offerings in such a manner as to afford Government agencies and State and local governments an opportunity to purchase any and all kinds of property they desire;
(3) ascertaining the probable needs for all kinds of property of Government agencies and State and local governments within the region served by each regional office to the end that any reservations established under § 8302.6 (b) may be adequate to supply the probable needs of Government agencies and State and local governments within the region served by the office; (4) cooperating with such advisory committees as the Administrator may appoint; and (5) taking all other necessary or desirable steps to see that there is compliance with all requirements of this part. It shall be the responsibility of Government agencies, in order to avoid making purchases through commercial channels, and whether or not notified by the disposal agencies, continuously to consult the records of the disposal agencies and to determine whether their requirements for all items of property can be satisfied out of surplus property in the hands of the disposal agencies.

(b) Notice of offering. Disposal agencles shall give, so far as practicable, uniform and wide public notice to all priority claimants of surplus property available or offered for sale within the area in which the offering is made. Government agencies and State and local governments shall have the right upon request to be put on mailing lists for notices in all cases where such lists are used to offer property for disposal, including mailing lists otherwise reserved to special classes of buyers. If paid public advertising is used as the method of offering, no other notice need be given priority claimants, except for Federal agencies and State and local governments to whom public advertising shall not constitute proper notification.

§ 8302.8 Issuance of certificates to veterans. [Deleted August 18, 1947.]

§ 8302.9 Transfers and disposals to priority claimants. (a) A veteran desiring to exercise his priority shall present his discharge papers or other satisfactory evidence that he is a veteran except that veterans applying for aircraft, or industrial equipment of the types set forth by order issued hereunder, shall, in addition, apply for a certification to any office of War Assets Administration and shall furnish such information as may be requested. Any certification so issued may be cancelled for cause. War Assets Administration shall satisfy itself that the property applied for is to enable the veteran to establish or maintain his own small business, professional, or agricultural enterprise as defined in § 8302.1 (b) (4) of this part. No person may purchase on a veteran's priority property to be used in more than one small business, professional, or agricultural enterprise. Special effort shall be made to insure that property available to veterans may be inspected by them.

(b) Except in the case of transfers to Reconstruction Finance Corporation for resale under section 18 (e) of the Surplus Property Act of 1944, and disposals to veterans of property to be resold with or without processing or fabrication in the regular course of business, transfers or disposals to priority claimants shall be for their own use only and not for transfer or disposition by them to others, and disposal agencies shall require priority claimants so to certify. Title to property being acquired by priority pursuant to the provisions of this part shall not be transferred by the disposal agency to any person other than the acquiring priority claimant, except in the case of purchases by Reconstruction Finance Corporation under section 18 (e) of the Surplus Property Act of 1944, and except in the case of purchases by veterans, who may take title either in their own names or in the names of their own business or professional or agricultural enterprises as defined in § 8302.1 (b) (3) The priorities granted pursuant to the provisions of this part may not be assigned nor transferred nor used for the benefit of any other person.

(c) [Deleted August 18, 1947.]

(d) Disposal agencies shall make such transfers of surplus property to a Government agency without reimbursement or transfer of funds whenever a transfer on such terms by the owning agency (by which such property was declared surplus) would be authorized by any law approved subsequent to June 21, 1944 to be made to the agency desiring such property. The agency desiring such property without reimbursement or transfer of funds shall cite its authority for such transfer and shall pay all transportation charges but not the cost of packing, and shall furnish when necessary a Government bill of lading bearing identification of the appropriation against which such transportation charges are to be charged.

Subject to the provisions of (e) § 8302.10, disposal agencies may establish the maximum and minimum quantities which may be acquired by any one priority claimant at any one time during a given period of time. When the supply of any type of surplus property offered at any time will be insufficient to fill the orders of eligible claimants, equitable distribution among such claimants may be accomplished (1) on a first-come first-served basis in fixed price sales after establishment of maximum quantities or (2) on such other allocation basis as shall. be approved by the disposal agency. Maximum quantities shall not be established in a manner which will prevent claimants in a higher priority class from satisfying their legitimate requirements in order to offer a portion of the property to claimants in a lower priority or non-priority class. In giving public notice of availability of any property, disposal agencies shall whenever practicable-specify the method by which distribution of such property will be made among claimants. No priority claimant shall be denied the right to priority by reason of location or residence during the period of offering to claimants in the same class.

(f) No property shall be offered to non-priority claimants unless it has first been offered to priority claimants or necessary provision has been made for reservations for priority claimants in accordance with § 8302.6. Orders from priority claimants shall be filled from any available surplus property, subject to the provisions of §§8302.4, 8302.5, and 8302.6. If no property is available or likely to become available, the disposal agency shall promptly notify the claimant and upon the dispatching of such notification the order shall lapse. If there is no definite assurance that property requested will become available, the claimant shall be advised that the order has been cancelled. Unless the advertising otherwise states, property already advertised for public competitive bids or for sale at auction or for immediate purchase at a fixed time and property specifically selected by a prospective purchaser shall not be considered available for priority claimants.

§ 8302.10 Transfers of surplus standard administrative and maintenance property to the Treasury Department and acquition of such property by Government agencies. (a) In order to facilitate the transfer of surplus property from one Government agency to other Government agencies for their own use and not for transfer or disposition to others outside the Government, the Treasury Department as the central procurement agency of the Government may acquire from the disposal agencies such quantities of surplus standard administrative and maintenance property as it needs to satisfy the requirements for such property of all Government agencies within the continental United States, other than the War Department, Navy Department, and Veterans Administration, and other than each disposal agency for the types of property for which it is designated as such under Part 8301.

Government agencies shall cooperate with the Treasury Department in compiling estimates and shall provide the Treasury Department with such information concerning their requirements as it may need in order to promote the fullest utilization of surplus property.

(b) Disposal agencies shall transfer surplus standard administrative and maintenance property to the Treasury Department in accordance with the provisions of § 8302.9 and at a fair value which reflects the estimated expenses to be incurred by the Treasury Department in making distribution to Government agencies, and the Treasury Department shall promptly upon such transfer take possession and assume responsibility for the care, handling, and disposition of such property.

(c) It shall be the responsibility of all such Government agencies, in order to avoid making purchases of such property through commercial channels when such property is available from surplus, continuously to consult the stock catalogues issued by the Bureau of Federal Supply of the Treasury Department and the inventory records of War Assets Administration.

(d) Except in cases where transfers may be made without reimbursement or transfer of funds, no Government agency other than the War Department, Navy Department, and Veterans' Administration, and other than each disposal agency for the types of property for which it is designated as such under Part 8301, shall within the continental United States acquire by direct transfer from a disposal agency any type of surplus standard administrative or maintenance property which is offered for disposal by the Treasury Department and immediately available for acquisition by such Government agency Provided, That if none of a desired type of property is immediately available for acquisition by a Government agency, such agency may purchase such desired property directly from the disposal agency And provided further That Reconstruction Finance Corporation shall be entitled to acquire any such property from a disposal agency for resale under section 18 (e) of the Surplus Property Act of 1944.

§ 8302.11 Fair value. Disposal agencies shall fix the fair value at which property shall be acquired by priority claimants. Such fair value shall not be greater than the lowest price which is offered to any trade level at the time of acquisition by the priority claimant, or where the fair value is fixed after examining competitive bids from nonpriority claimants, it shall not be greater than the lowest acceptable bid. In competition between claimants within a given priority band, fair value shall be the highest acceptable bid received.

§ 8302.12 Acquisitions by priority claimants without exercising priority. In addition to acquiring property under §§ 8302.5 and 8302.6, Government agencies, except as to standard administrative and maintenance property desired for their own use, and State and local governments shall be entitled to submit offers whenever surplus property is

Reg. 1 (12 F. R. 2249, 2773, 3320, 4962).

otherwise offered for sale, without regard for the location of the property, except that offers shall not be entitled to priority nor shall offers from Federal agencies to acquire without reimbursement be recognized at-competitive bid sales of residual property. Government agencies may under this section acquire any surplus property (including standard administrative and maintenance property) for transfer or disposition to others. Nothing in this part shall prevent veterans from acquiring any property directly from a disposal agency without exercising priority if they are included within the class of buyers to whom the disposal agency is offering such property. Such purchases made by a priority claimant without priority shall be governed by the prices, terms, and conditions of the offering made by the disposal agency and pursuant to any other provisions of this part.

§ 8302.13 Records and reports. Owning and disposal agencies shall prepare and maintain such records as will show full compliance with the provisions of this part and with the applicable provisions of the Act. Reports shall be prepared and filed with the War Assets Administrator in such manner as may be specified by orders issued under this part subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

§ 8302.14 Regulations by disposal agencies to be reported to the War Assets Administrator. Each disposal agency shall file with the War Assets Administrator copies of all regulations, orders, and instructions of general applicability which it may issue in furtherance of the provisions, or any of them, of this part.

This revision-of this part shall become effective August 18, 1947.

Robert M. Littlejohn,
Administrator.

AUGUST 18, 1947.

[F. R. Doc. 47-7846; Filed, Aug. 19, 1947; 11:29,a.m.]

[Reg. 2,1 Order 9]

PART 8302—DISPOSAL OF SURPLUS PERSONAL PROPERTY TO PRIORITY CLAIMANTS

NATIONAL AND REGIONAL VETERANS SET-ASIDE LISTS

War Assets Administration Regulation 2, Order 9, July 1, 1947, entitled "National and Regional Veterans Set-Aside Lists" (12 F. R. 4675) is hereby revised and amended as herein set forth.

Section 8302.4 (a) of this part provides that except as to the amounts of any property necessary for the temporary use of any disposal agency to carry out its responsibilities in disposing of surplus property under the Surplus Property Act of 1944, each disposal agency to which there is assigned for disposal any property of the types set forth by order issued thereunder shall set aside all, or such percentage of such property as is

designated in such order. Accordingly, it is hereby ordered that:

§ 8302.59 National and regional veterans set-aside lists. Except as indicated the items listed in Exhibit A hereof shall constitute the National Veterans Set-Aside List and the items listed in Exhibit B hereof shall constitute the Regional Veterans Set-Aside List.

(Surplus Property Act of 1944, as amended (58 Stat. 765, as amended; 50 U. S. C. App. Sup. 1611) Public Law 181, 79th Congress (59 Stat. 533; 50 U. S. C. App. Sup. 1614a, 1614b), and Reorganization Plan 1, of 1947 (12 F. R. 4534))

This section shall become effective August 1, 1947.

ROBERT M. LITTLEJOHN,
Administrator.

AUGUST 1, 1947.

EXHIBIT A

NATIONAL VETERANS SET-ASIDE LIST (The following items in "0" condition or better)

MOTOR VEHICLES

Commodity code classification Trucks, amphibian, 1/4-ton, 4 x 4___ 90 1001 Carrier, light cargo (the Weatel) ___ 80 1002 "The Jeep" ¼-ton, 4 x 4....... 90
Carry-all, ½-ton, 4 x 2........ 90
Canopy express, ½-ton, 4 x 2..... 90 1003 1005 4 x 4 50
Emergency repair, ½-ton, 4 x 4 60
Panel delivery, ½-ton, 4 x 4 60
Pickup, ½-ton, 4 x 4 60 1009 1010 1011 1012 1013 1014 1015 1016 1018 1019 tion, %-ton, 4 x 4______ 80 Weapons carrier, %-ton, 4 x 4___ 80 1020 1021 Canopy express, 1-ton, 4x 2____ 90 1022 Pickup, 1-ton, 4 x 2______ Combination stake and platform, 1½-ton, 4 x 2_______ 90 Cargo, 1½-ton, 4 x 2______ 90 1024 1025 Canopy express, 1½-ton, 4 x 2 80 Dump, 1½-ton, 4 x 2 80 1026 1027 Panel delivery, 11/2-ton, 4 x 2____ 80 1028 1029 1031 15 ft., 1½-ton, 4 x 4______ 80 Combination stake and platform, 1033 c. o. o., 1½-ton, 4 x 4______ 80

Dump, 1½-ton, 4 x 4_____ 80

Panel delivery, 1½-ton, 4 x 4____ 80 1034 1036 Panel delivery, 11/2-ton, 4 x 4 (K-51) ____ _ 90 Ordnance maintenance, 114-3-Combination stake and platform, 1040 1041 Cargo, 2½-ton, 6 x 4 80 Tractor, 1½-ton, 4 x 2 60 1042 1044

EXHIBIT A-Continued

NATIONAL VETERANS SET-ASIDE LIST-Con.

MOTOR VEHICLES—continued

MOTOR VEHICLES—continue	1		
Co	mm	odity	
-	cod		
Trucks—Continued clas	sific	ation	
Trucks—Continued class Tractor, 2½-ton, 4 x 2 Tractor, c. o. e., 2½-ton, 4 x 4	80	1046	
Tractor, c. o. e., 2½-ton, 4 x 4	63	1047	
Tractor, 2 1/2-ton, 6 x 4	ទប	1048	
Note: Trucks, tractor, code num-			
bers 80 1044 through 80 1048			
include trucks which are cab and			
chassis units.			
Buses:			
Sedan, converted, 15-passenger,			
4x2	60	1075	
Car:			
Passenger, light, all body types,			
4 x 2, includes Crosley, Bantam and others	90	1070	
Paccenger, medium and heavy, all	20	1079	
body types, 4x2	80	1020	
Station wagon, including auxiliary			
ambulance station wagon, 4×2	80	1031	
Motorcycle, all types, 2 x 1 and 3 x 1_	80	1035	
Scooter, motor, with or without			
package carrier, all types House trallers, all types regardless	90	1036	
of condition	60	1111	
V1	20	1111	
MEDICAL AND DENTAL EQUIPMENT	AND		
Distructions			
Medical equipment:			
Electro-cardiographs	80	5103	-
Basal metabalar	80	5104	
Cystoscops X-ray medical equipment and ac-	80	5105	
ceccories: X-ray, field unit, table unit	en.	5201	
X-ray, field mobile unit	80	5202	
X-ray generating equipment:	-	0-0-	
200 MA generator, plus tilt			
table	90	5203	
table	00	F00#	
30 MA mobile unit, office type	80	5204	
and field type	80	5205	
and field type 15 MA portable	80	5206	
Vertical fluoroscope	ខ១	5203	
Cassette changer Large stereoscope	80	5209	
1 Position table for radiography,	80	5210	
with Bucky diaphragm	00	E911	
Physiotherapy equipment:	80	5211	
Diathermy apparatus, 110-volt,			
60-cycle:			
1 conventional circuit	90	5304	
2 crystal control circuits	83	5305	
Dental equipment and supplies:			
		5502	
Chairs, dental, operating	80	5603	
Unit, operating dental:			
110-volt, 25-cycle			
110-volt, 60-cycle 110-volt, D. C.	80	5642	
110-volt. 50-cycle	60	0042	
110-volt, 50-cycle 220-volt, 60-cycle			
Machine, X-ray, dental, shock-			
proof 110- to 220-volt 60 cycle_	99	5644	
OFFICE FURNITURE			
Office Furniture—50% of the invent	ory 1	tems	
listed below in "O" condition or be	ter	shall	
be offered to veterans			
Desk-"Top" executive, 72 inch flat			
top, mahogany, oak, or walnut			
finish; lock, double pedestal, 4			
or 6 legs, 6 or 7 drawers, metal			
or wood hardware, open or sealed			
back. (Note: The relatively few			
items are easily distinguished from the regular type deak by			
the superior hardware, finish and			

molding, generally has rounded

corners and edges, and matched

woods) _____ 90 6501

¹ 12 F. R. 1985.

^{*}Not less than 10% reserve for veterans set-aside.

EXHIBIT A-Continued

RULES AND REGULATIONS EXHIBIT A—Continued

EXHIBIT B—Continued

NATIONAL VETERANS SET-ASIDE LIST-Con,	NATIONAL VETERANS SET-ASIDE LIST—Con.	REGIONAL VETERANS SET-ASIDE LIST AUGUST 1947—Continued
office furniture—continued	office furniture—continued	Zone I—Continued
Gommodity code	Commodity code	NEW YORK REGION NO. 2—continued
classification	Filing cabinets—Continued classification	Standard commodity
Desk—"Top" executive, 66 inch flat top, mahogany, oak, or walnut	3-drawer. 2-drawer.	Description code classification
finish; lock, double pedestal, 4	Cabinets—file, metal, vertical,	Regulator, oxygen, used for weld- ing, Airco Model #6401, % pipe
or 6 legs, 6 or 7 drawers, metal or wood hardware, open or sealed	letter, legal or cap size, with or without locks, any type	size, air screwed and connec-
back. (Note: The relatively few	of finish 90 6521	tions, automatic pressure com- pensation 34 5280
items are easily distinguished from the regular type desk by	Cap-size: Inside dimensions: $15\frac{1}{2} \times 10^{\frac{1}{10}} \times 26\frac{1}{2}$, with fol-	Typewriters. Residue of offerings
the superior hardware, finish, and	lower block; any type of	to Federal agencies and also R condition items 38 8000
molding, generally has rounded corners and edges, and matched	finish. Letter-size: Inside dimensions:	Car, passenger, R condition 45 1110
woods) 90 6502	$12\frac{1}{4} \times 10^{1}\frac{1}{16} \times 26\frac{1}{2}$, with fol-	Station wagon, R condition 45 1130 Busses, R condition 45 1200
Desk—Executive or regular, 60-inch flat top, mahogany, oak or walnut	lower block; any type finish. Cabinets—steel (used), filing,	Trucks: R condition.'
finish, double pedestal, w/o	insulated, record container;	Pickup 45 13001 Tractor, 1½ ton 45 13002
locks, metal or wood drawer han- dles, 6 or 7 drawers; veneered	one hour fire resisting; with impact and explosion test 90 6523	S & P, 1½ ton' 45 13002
sides and top; w/o drawer guides;	Cap-size: Inside dimensions:	Van body, 1½ ton to 3 ton \\ \begin{pmatrix} 45 & 13002 \\ 45 & 13003 \end{pmatrix}
open or sealed back; double or single 90 6503	15½ x 10 ¹³ 16 x 26½, with fol- lower block; any type finish.	Cargo, 2½ ton45 13003
Desk-Executive or regular, under	Letter-size: Inside dimensions:	Ambulance 45 1401 Dump, 1½ ton 45 1405
or walnut finish; double or single	12¼ x 10½6 x 26½, with follower block; any type finish.	Dump, 21/2 ton 45 1405
pedestal, with or without locks;	Tables — Conference; 72-inch or	Telephone maintenance pick- up 45 1415
metal or wood drawer handles, 6 or 7 drawers; veneered sides and	over, with or without drawers; any type of finish 90 6531	Carryall 45 1499
top; with or without drawer	Tables-Conference; 60-inch; with	Trailor, tank, 2000 gallon, R condition 45 2114
guides; open or sealed back; sin- gle 90 6504	or without drawers; any type of finish 90 6532	Truck, weapon carrier, R condi-
Desk—"Top" stenographic, left or	Tables—36-inch, with or without	tion 45 8199 Jeep, ¼ ton, R condition 45 4450
right pedestal, 60 inch of over, mahogany, oak, or walnut finish,	drawers; any type finish 90 6533 Tables—Telephone, top approxi-	Photographic equipment except
metal or wood hardware, open or	mately 16 x 22 inches 90 6534	35 MM projectors and motion picture cameras 55 0000
sealed back (Note: The rela- tively few items are easily distin-	Tables—Typewriter, with or with- out rollers—————— 90 6535	Dress, WAC, summer beige 67 3221
guished from the regular type	EXHIBIT B	Dress, WAC, winter tan 67 3221 Waist, women's, cotton khaki_ 67 3224
desk by the superior hardware, finish and molding, generally has		Skirt, WAC, winter wool covert 67 3225
rounded corners and edges and	Note: Exhibit B revised August 1, 1947.	Jacket, flying, winter, Typo B-9 67 3310 Raincoat, women's parka typo 67 3410
matched woods) 90 6508 Desk—Stenographers' or typewriter	REGIONAL VETERANS SET-ASIDE LIST AUGUST 1947	Coat, WAC, utility, cotton, water
desk, 60 inch, mahogany, oak, or	Zone I	repellent 67 3490 Jacket, women's field, wind proof
walnut finish, typewriter drop center, right or left side; with or	BOSTON REGION NO. 1	and water repellent 67 3490
without locks; double or single	Standard commodity	Rayon and cotton, grey 67 4111
pedestal 90 6507 Desk—Stenographers' or typewriter	Description code classification Lanterns, hand (used by the	Lisle, grey 67 4111
desk, under 60 inch, mahogany,	Navy) 32 7630	Blanket, white and others, ex- cept those on National Pro-
oak, or walnut finish, double ped- estal, with or without lock; type-	Typewriters, Residue of offerings to Federal agencies and R con-	gram A-120 69 3400
writer drop center, right or left	dition 38 8000	Horse cover, 76" x 60", with straps
side; double or single pedestal 90 6508 Chairs—Office, non-swivel chairs	Mackinaw coats, water repellent_ 67 32124 Comforters, cotton, 63" x 85" 69 3390	Tubes, truck 600/16 74 3120
with arms; all types of backs,	Fan, electric 32 8820	Clock, Naval, wall type 3 75 6423 Glasses, sun, flying with case 79 8410
arms and legs, including "Bank of England" type; any type of	Line-a-Time machine 38 9800 All motor vehicles listed on the	PHILADELPHIA REGION NO. 3
finish 90 6510	National Veterans Set-Aside	Calculating machines84 2200
Chairs—Office, w/o arms, non- swivel; all types of backs and	List which are less than 0-4 condition 45 0000	Typewriters, standard. Residue
legs; any type of finish 90 6511	Lamp, desk and floor53 4400	of offerings to Federal agencies and also R condition items 38 8000
Chairs—Stenographers' posture; any type of stenographers' chairs	Hamper, including canvas 54 2000 54 .5500.	Car, passenger, all types, R con-
with mechanism to adjust back	160 5000	dition 45 1110 Station wagon, R condition 45 1180
for posture; any type of finish 90 6512 Chairs—Stenographers' regular, all	Stool, metal and wood	Jeep, R condition45 4450
types of swivel chairs w/o arms,	Trov dosk [54 3100	Jacket, flight Type B-10 67 3330 Glasses, sun 79 3410
except posture; any type of finish (not including Victory) 90 6513	Bookcase 54 3380	RICHMOND REGION NO. 12
Chairs-Swivel, plain, with arms,	Cot, hospital 54 5216	Adding machines. Residue of
full swivel (metal) tilting; back may be padded, including "Bank	Costumer 54 90118 Table, drafting 58 8320	offerings to Federal agencies
of England" all types of finish 90 6514	Basket, metal and fibre 79 7927	and in O condition, 38 2100 Calculating machines. Residue
Chair—"Top" executive, uphol- stered back, seat, nonswivel or	NEW YORK REGION NO. 2	of offerings to Federal agencies
full swivel (metal) tilting with	Sewing machine, medium heavy	and in O condition 38 2200 Typewriters. Residue of offer-
upholstered arms 90 6516	shuttle, industrial type, com- plete with accessories 33 2511	ings to Federal agencies and in
Filing cabinets, metal or wood, recommended set-aside 50%.	Drill presses, bench and floor, 34 1310	O condition 38 8000 Cash register 39 5200
Cabinets, file, vertical, letter	capacity	Cash register 39 5200 Car, passenger, R condition 45 1110
legal, or cap size, with or without locks, suspension arms; any type	Are welders, pertable type 84 5111	Station wagon, R condition 45 1130
of finish:	Torches, welding, Model Smith Style #5, with welding pips	Truck, Jeep, ¼ ton, R condition. 45 4450
5-drawer. 4-drawer.	hose connections, and shut-off valve	*Allocation to be made to Boston and Philadelphia for veteran set aside.
ATMANY GAS	THE TORRESPONDENCE OF UALV	• · · · · · · · · · · · · · · · · · · ·

No. 163---2

EXHIBIT B-Continued

EXHIBIT B-Continued

Minimum of 25% reserve.

FEDERAL REGISTER EXHIBIT B-Continued

REGIONAL VETERANS SET-ASIDE LIST AUGUST REGIONAL VETERANS SET-ASID: LIST AUGUST 1947—Continued REGIONAL VETERANS SET-ASIDE LIST AUGUST 1947—Continued 1947—Continued Zone I-Continued Zone II-Continued Zone H-Continued RICHMOND REGION NO. 12-continued CHARLOTTE REGION NO. 13-continued JACKSONVILLE REGION NO. 14—continued Description Standard commodity Standard commodity Standard commodity code classification Description code classification Bedspreads, white, chenille, 81" Description code classification Refrigerator, domestic, O and R Condition _______ 52 2100 Transit, engineering, O and R condition ______ 58 8720 Leven, engineering, O and R condition ______ 58 8720 Blanket, except those on National Program No. A 120 Lockers, foot, wood and metal 5_ 54 7400 x 103"____ Chaire, folding; wood and metal 4 54 9020 Camera, motion picture, 16 MM 55 9020 Camera, motion picture, 16 MM 55 4100 Binocularu, field 56 7100 Microccopes, binocular and mo-Blankets, except those on National Program No. A-120_____ 69 at Program No. A-120 ... 53 3410 pillow, cotton ... 69 3811 Pack, field, cargo ... 69 5900 Hose, water or air, ½" x 50" long 74 5106 Container, emergency ... 74 9000 Pan, dish, circular, cap. 21 qts ... 75 1185 Piler ... 75 3127 Screwdriver ... 75 3134 Program No. A-120______ 69 3400 Jug, thermos, O condition____ 75 9120 nocular_____ 56 Forceps: ZONE II ATLANTA REGION NO. 6 Lathes, dental, small 53 1630 Machine, dental casting, small 53 1630 Compressor unit, dental 53 1630 Table, hespital, major operating 53 4630 Shovel: vel: Square point______75 31362 Intrenching, foxhole type____ 75 31369 Fan, electric_____ 32 8820 Typewriters. Residue of offerings to Federal agencies and Wrench: Body sockets. Body sockets_______ 75 31476 T. handle, socket______ 75 31479 also R condition items____ 38 8000 Lamp, dental_____ Lamp, dental 58 Jackets, leather, unused 67 4230 Cash Registers: 3310 Trouzers, filight 67 Comforter 69 Blankets, except those on National Program No. A-120 69 Watch: Navigation ... ---- 75 6960 Navigation, pocket______ 75 6360 Navigation, stop_____ 75 6360 Station wagon, R condition ____ 45 1130 3420 Truck, pickup, R condition 45 13001 Trailer, Jeep, 1/4 ton, O and R condition 45 2199, Truck, Jeep, 1/4 ton, R condition 45 4450 Bicycles, all types 49 1100 Aviation flight_______ 9619 Canvas, field 69 5909 Hose, 25' length, rubber 74 5199 Jacks, hydraulic 75 3100 Vises, all types 75 3145 Watches, wrist 75 6100 Boxes, tool 75 7933 Case, carrying leather 79 9841 Fishing kits 96-79-1610 Refrigerators: Tool kits: Electric, household type____ 52 2100 Tire remover_____ 96-75-3000 Walk-in complete_____ 52 Reach-in electric_____ 52 3100 3210 Lanterns, hand battery type____ 53 Safe _____ 54 3100 Sphygmomanometer _____ 58 2340 NASHVILLE REGION NO. 18 Suits, flying, summer______67 Jackets, flying, Type B-10_____67 JACKSONVILLE REGION NO. 14 32181 Motors, electric, fractional and 1 Sprayers, paint portable_____ 31 9940 3330 Bedspread 69 Blankets, except those on National Program A-120 69 Shot guns 81 Lamp, projector________32 7400 Fans, electric, A. C_______32 8820 to 5 HP, AC and DC single and Saw: 3400 1400 6220 CHARLOTTE REGION NO. 13 6310 Blankets, except those on Nation-Cord, nylon _____ .____ 15 9190 6320 al Program No. A-120 63 3400 Tarpauling, canvas 69 5300 Hammock, white duck, cotton 69 5300 Begs, assembly flyers clothing B-4 79 9619 Lock, door, complete 25 Bar, towing, steel 25 Hoist, portable, chain ½ ton 31 G400 5120 9999 woodworking 33 6300 Grinder, bench 34 1584 Graders, self-propelled 36 5132 Tractor, wheel type, all purpose under 30 belt HP 37 1210 58131 Pressure tank, portable, paint____ 31 9940 Pressure tank, portable, paint 31 Paint spray guns 31 Paint spray guns 31 Motor, electric, fractional ½ HP 32 Lamp, infra-red, floor type 32 Torch tips, welding 34 Torch, cutting, acetylene 34 Regulator, acetylene 34 DECLINGUAL REGION NO. 19 7930 Lawn mowers 39 9100 Rafts, life 4 42 8160 Harness assembly, parachute 42 8390 Jackets, life 42 8400 Car, passenger, all types, R conditions Shoe repair machines__ 5210 Refrigerator, commercial, walk-in 52 Safe 54 Binoculars 56 3700 Machine: 4000 Sphygmomanometer: Anerold 53 Mercurial 53 Sterilizer, instrument, small 53 Ear, eye, nose and throat exam-Comptometer, (adding) listtion 45 1110 Station wagon, R condition 45 1130 Trucks: R condition 4 ing hand operated_____ 38 2100 Comptometer, manually op-_ 53 2340 2340 ining chair (specialist) _____ 58 4930 1300 Comforters 69 Watch, wrist 75 1401 3390 Machine, time recording, stamp... 38 Typewriters, all types. Residue of offerings to Federal agencies, 1405 6200 1418 Tank Trailer, Jeep, ¼ ton, R condi-Zone No. III o and also R condition items____ 38 8000 CINCIPINATI REGION NO. 4 tion 4 2189 Truck, Jeep, 14 ton, R condition 4 4450 Motor, fractional horsepower___ 32 1310 Bicycles, men 49 1110 Heater, square, gas 2 burner 51 6300 9955 8100 Lamps: 8320 Table ____ Table 53 4410 Floor 53 4420 Lantern, electric, portable 53 6230 Table, reading, folding 54 2223 Chest with drawers, wood 54 2328 Safes, office type 64 3100 Bench, office, wood 54 3420 Costumer, wood 54 3490 Çots, folding, ateel 54 5215 Tables, folding 64 55133 Desk, flat top, victory, 42" x 34" 2 drawer _____ 54 Tractors: Wheel type, special purpose__ 37 Regulator, propane, oxygen____ 57 Wheel, type, all purpose____ 37 Sterilizer instrument ____ 58 4310 1200 ### Whitel, type, all purpose 37 1200 Garden 37 2000 Bloycle, men 49 1110 Spot light assembly 53 8390 Chair, folding, metal and wood 54 9020 Cameros 490 Life preserver, Army and regular $^{59}_{79}$ 1620 9740 Goggle, single vision_____59 12411 Fire extinguisher, carbon tetrachloride, 14" long_____ 59 Cameras 55 Projector, 16 MM, sound 55 1420 Poncho, cover______67 Counterpane_=____69 3200 Minimum of 50% reserve.

RULES AND REGULATIONS

THETTEN TO COMPANY		•
EXHIBIT B—Continued	EXHIBIT B—Continued	EXHIBIT B—Continued
REGIONAL VETERANS SET-ASIDE LIST AUGUST	REGIONAL VETERANS SET-ASIDE LIST AUGUST	REGIONAL VETERANS SUT-ASIDE LIST AUGUST
1947—Continued	1947—Continued	1947—Continued
Zone III—Continued	Zone III—Continued	Zone III—Continued
CINCINNATI REGION NO. 4-continued	CLEVELAND REGION NO. 15-continued	CLEVELAND REGION NO. 15-continued
Standard commodity	Standard commodity	- Standard commodity
Description code classification	Description code classification	Description code classification
Screen, portable 55 2500	Cord, light extension (maximum	Wrench:
Print, straightener 55 5900 Binocular 56 4100	of 75% reserved) 32 5990 Batteries, auto storage, unused 32 9211	Monkey (maximum of 90%
Binocular 56 4100 Boot, combat 68 1310	Batteries, auto storage, unused 32 9211 Skillsaw:	reserved) 75 31471 Socket set No. 41-W-2295 75 31476
Blankets, except those on Nation-	Circular 33 6210	Miscellaneous 75 31479
al Program No. A-120 69 3400	Band 33 6220	Knife, electricians, 3" blade
Jack, hydraulic 75 31182	Lathes, engine and toolrooom, un- der 12' swing with center to	(maximum of 35% reserved) 75 4514
Hammer, sledge 75 31371 Wrench, pipe 75 3147-4	center under 30" 110-220 volt_34 16211	Micrometers 75 8050 Calipers, vernier 75 8163
Plane	Arc welding units, complete:	Tool kits:
Watch, stop 75 6960	Under 300 AMP, AC 34 51110	Machinists 96-75-3000
Tape measure, steel 75 8070 Mallet, carpenter 76 8908	Under 300 AMP, DC, por- table 34 51120	Carpenters 98-75-3000
Tool sets, miscellaneous 96-75-3000	Drills, electric portable 34 8320	DETROIT REGION NO. 16
Wrench set 96-75-3147	Tack screw w/hondle 11/ ton 1	Tape:
Tool chests, with tools 96-75-3199	maximum of 60% reserved for 375 2118	Scotch
CHICAGO REGION NO. 5	Typewriters. Residue of offer-	Friction 29 1941
Barbed wire roll 22 5211	ings to Federal agencies and	Pumps, hand automotive 31 2260
Fence posts, over 5 feet 25 9903	also R condition items 38 8000	Spray unit, including spray gun_ 31 9940
Air compressor, less than 105 cu-	Cash Registers:	Battery charger32 1280
bic feet 31 2100 Hoist, electric 1 to 5 ton capacity_ 31 5812	Electric 39 5100 Non electric 39 5200	Motors, fractional HP, 110-220 volt, AC and DC standard list-
Hoist, electric 1 to 5 ton capacity_ 31 5812 Spray unit, including spray gun_ 31 9940	Raft, life, pneumatic 42 8100	ing ratings 32 1310
Battery charger 32 1280	Trucks, dump to include 21/2 ton	Fans, electric:
Motors, fractional HP, 110-220	and over 45 1405	Pedestal 32 8800
volt, single phase AC and DC	Lantern, hand, portable 53 9512 Table:	Table 32 8820 Saw woodworking:
standard, listing ratings 32 1310 Skillsaws, electric, hand portable_ 33 6210	Folding, bedside, wood 54 52331	Band 33 6120
Lift, automobile, drive on or	Metal; work 54 5813	Circular 33 6210
free wheeling 33 9951	Wood, work 54 5833	Skill 33 6210 Planer, woodworking 33 6310
Refacer, valve, portable 34 8140	Microscopes: Binocular 56 7300	Planer, woodworking 33 6310 Sander machine, woodworking 33 6320
Sander, portable, electric, hand 34 8900 Disc plow 35 2300	Monocular 56 7300	Lathe, woodworking 33 6400
Mower, having machinery 35 5710	Stereoscopic 56 7300	Jointer, woodworking 33 6510
Hayraker, haying machinery 35 5720	Gauge, pressure tire 57 3900	Matcher, woodworking 33 6520
Concrete mixer, 10s or under 36 7210	Goggles: Flash, chippers 59 1241	Molder, woodworking 33 6530 Drilling machines, 110-220 volt,
Tractor, farm wheel, less than 100 HP	Dust 59 12411	single phase34 1300
All motor vehicles listed on Na-	Single vision 59 12412	Bench grinder, 110-220 volt, single
tional Set-Aside List which are	Safety 59 12413	phase 34 1684
less than 0-4 condition 45 0000	Clear, shield and welding 59 12419 Protective suits, rubberized 59 1342	Lathes, bench, 110-220 volt, single phase 34 1620
Ambulance, 1½ ton, 4 x 2 45 1401 Truck, searchlight C. O. E. 2½	Extinguisher, fire, hand 59 5100	Arch welders, portable type 34 5111
ton, 6 x 4 45 1499	Sweaters, coat, navy blue, wom-	Torches, cutting and welding 34 5210
Trailers:	en's 67 3123	Regulators:
¼ ton, cargo 45 2199	Suits, bathing, women's 67 3125 Robes, terry coat, women's 67 3127	Oxygen 34 5280 Acetylene 34 5280
1 ton, cargo 45 3303 Glasses, field, 6 x 30, 7 x 50 56 4100	Coverall, painter's, hooded 67 32121	Refacer, valve, portable 34 8140
Binoculars:	Shirt, white 67 3216	Drill, electric, hand 34 8320
6 x 30, 7 x 50 56 4100	Uniforms, women's 67 3222	Sander, portable, electric, hand,
6 x 30, 7 x 50, prism 56 4300	Jackets, wool, gabardine, wom- en's 67 3223	110-220 volt 34 8900 Typewriters. Residue of offerings
Microscope, binocular and mo- nocular 56 7300	Shirts, navy blue, women's 67 3224	to Federal agencies and also R
Lensometer 58 2108	Clothes, work, women's67 3226	condition items38 8000
Opthalmometer 58 2111	Playsuits, women's 67 3227	Lawn mowers, manual 39 9100
Perimeter 58 2114	Overcoat, military, women's 67 3229 Raincoats, navy blue, women's 67 3400	Lamps, bed double hook 53 4450 Beds, hospital 54 5215
Phorometer 58 2115 Phoroptometer 58 2115	Socks, white, women's 67 4200	Drafting instruments 58 8100
Cysto-urethoscope 58 2203	Gloves:	Drafting boards 58 8390
Pan-endoscope 58 2212	Black kid, women's 67 5120 Black wool, leather palms,	Helmets, welding hand shields 59 1210 Goggles, welding 59 1241
Sphygmomanometer:	women's 67 5328	Fire extinguishers and brackets 59 5110
Aneroid_= 58- 2340 Mercurial 58 2340	Ties, windsor light 67 9311	Trousers, wool, OD 67 82181
Sterilizer, dental instrument 58 4310	Scarves, white, women's 67 9312	Gloves, asbestos 67 5400
Cabinet, specialists 58 4990	Handbags, white, women's 67 9800 Shoes:	Blankets, except those on Na- tional Program A-120 63 3400
Shot guns of the following	Women's 68 3000	Tents, 2 man 69 5200
gauges: 10, 12, 16, 20 and 410 81 1400	Dress, women's 68 3100	Bag assembly, stowage, canves 69 5900
Tool kits, complete with tools:	Gym, low cut, women's 68 3400	Tool bag assembly, steel and
Aircraft96-75-3000	Boots, rubber, safety toe, 34 length hip 68 7200	duck
Auto mechanics 96-75 3000 Carpenter 96-75-3000	Overshoes, women's 68 7300	Shot guns 81 4100
Machinist96-75-3000	Blankets, except those on Na-	Generator repair kits, automo-
Jeweler 98-75-3000	tional Program No. A-120 69 3425	tive
Any other 96-75-3000	Hammer, machinists (maximum of 30% reserved) 75 31143	Tool kits, mechanics 96-75-3000
CLEVELAND REGION NO. 15	Screw drivers:	LOUISVILLE REGION NO. 17
	Close quarter (maximum of	Scraper, hydraulic, 3 yd. capacity 36 4320
Cloth, nylon, camouflage 15 8470 Engines, 4 cycle, gasoline, port-	30% reserved) 75 8134	Tractor, track laying 37 3100
able, under 6½ HP 31 15422	Machinists (maximum of 2% reserved) 75 .31344	Machine, office: Adding, electric 38 2100
Spray units, including spray gun_ 31 9940	Jewelers 75 31345	Computing 38 2900
		1

EXHIBIT B-Continued

REGIONAL VETERANS SET-ASIDE LIST AUGUST 1947—Continued

ZONE III-Continued

Zone III—Continued		_
LOUISVILLE REGION NO. 17—CON	tinu	led
Description code class Typewriters. Residue of offer-	com: sific	modity ation
ings to rederal agencies and		
also R condition items	38	8000
Car, passenger, 4 x 2, R condition Station wagon, 4 x 2, R condition Trucks: R condition:	45	1110 1130
Pickup, ½ ton	45	13001
S & P, 11/2 ton, 4 x 2	45	13002
S & P, 2½ ton, 4 x 2	45	13003
Dump, 1½ ton, 4 x 2 Dump, 2½ ton, 4 x 2	45 45	1405 14053
Trailer, ¼ ton Truck, Jeep, ¼ ton, 4 x 4, R condi-	45	2100
·tion		4450
Motorcycle, R condition	45	7000
Microscope, monocular, lab	56	7200
Cystoscope, all types Sphygmomanometer, aneroid	50 58	2202 2340
Blankets, except those on Nation-	00	2010
Blankets, except those on Nation- al Program No. A-120	69	3400
MINNEAPOLIS REGION NO. 2		
	:1	
Motors: Electric, fractional HP, AC	90	1311
only Electric, 1 HP to 5 HP, AC	34	1911
only single and 3 phase	32	13213
only single and 3 phase Welders, arc, 200 and 300 AMP	34	5100
Typewriters. Residue of offerings to Federal agencies and also R		
to Federal agencies and also R		0000
condition items	88 60	8000 59000
rarpaum	Uð.	35000
Zone IV		
KANSAS CITY REGION NO.	В	
Fans: Exhaust, mechanical draft	91	7120
Office and household types	32	8800
Calculators machine	38	2200
Typewriters, all types. Residue		
of offerings to Federal agencies,		
and also R condition items	38	8000
All motor vehicles listed on Na- tional Set Aside List which are		
less than 0-4 condition	45	0000
Refrigerator, walk-in, commer-		
cial. complete	52	3100
Lamps, desk, fluorescent	53	5920
Shot guns	91	1400
Electric, under 1 HP (single		
phase) Electric, 1 to 3 HP (single	32	1311
Electric, 1 to 3 HP (single	-00	1001
phase)Saws, table powered, up to 14"	32	1321 6210
Lathes, engine (metalworking)	00	0210
up to 16" swing	33	6950
Typewriters. Residue of offer-		
ings to Federal agencies and also R condition items		
	38	0008
All motor vehicles listed on Na-		
tional Set-Aside List, which are less than O-4 condition	45	0000
Dental laboratory casting ma-		
chines	58	1690
Blankets, except those on Na-	~	0400
tional Program A-120 Watches:	69	3400
Wrist	75	6100
Pocket		6110
-ST. LOUIS REGION NO. 22	2	
No additional items other than	ı th	ose in-
cluded in the National Veterans		
List.		
omaha <u>re</u> gion no. 24		
Drill, electric portable	34	3820
Typewriters, standard and port-		
able. Residue of offerings to		
Federal agencies, and also R		0000
condition items	38	8000

EXHIBIT B-Continued

REGIONAL VETERANS SET-AGREE LIST AUGUST 1947—Continued

Zone IV-Continued

Zone IV—Continued	
omaha region no. 24—continu	1ed
Standard co Description code classi	
Coverall, sanforized cotton duck, white6' Blanket:	7 3212
Wool, white, Army hospital 63 Wool, 67 x 84, OD., except those on National Program	
A-120C Towel, Cannon, bath, white C	9 3425 9 3610
Pail, 14 qt. HD 76 Phonograph, hand operated,	5 7910
Phonograph, hand operated, w/leather carrying case7	9 6712
Zone V	_
NEW CRLEANS REGION NO. 20 Fan, window, with motor, indus-	,
trial, axial, light duty3 Blanket, except those on National	1 7131
Program No. A-1206	3400
Stop, navigation, Type A-8 7	5 6110
Navigation, master 7	5 6110
Time and stop7	6110
Tulsa region no. 25	
Motors, electric, 5 HP and under_ 3	2 1300
Vacuum cleaners, domestic type_ 3	2 8310
Fans, electric, single phase 3:	2 8300
Machine, sewing, Model 31-15, Singer 3	3 -2511
Saws:	
Circular, w/motor, wood- working 3 Circular, 16-in. Model GK,	3 6210
DC11MV	3 6210
Portable, Model 87, Skill-	0.0000
saw 8-in 3: Table, Walker Turner 3:	3 6230 3 6230
Table, Delta 8-in3	3 6230
Table, Delta 8-in 3: Radial, cutoff, 16-in. DeWalt_ 3:	3 6290
Radial, Model GP, DeWalt 3 Lathe, woodworking, "Duro" 3	3 6230
Cleaner, steam, automotive.	3 6410
Cleaner, steam, automotive, "Kerrich" Drill press, bench type 3	3 9359
Tractor, farm type under 30 belt	
HP3 Car, light sedan, 4x2, R Condition 4 Trucks:	
Cargo, 21% ton, R condition, 4	5 13003
Tractor, 5 ton, R condition 4 Trailer, cargo, 14 ton 4	5 13003
Trailer, cargo, 14 ton4	5 3233
Truck, Jeep. 1/4 ton, R condition 4 Drafting instruments 5	5 4450 8 8110
Transit, Engr. w/case and tripod_ 5	8 8720
Level, Dumpy, 18-in., w/care and tripod5	
Level, K and E, #5010F, w/cover	
and tripod Blankets, except those on Na-	
tional Program A-1206 Saddles, leather, Western type 7	9 3400 1 3200
Jacks, floor hydraulic, 10 ton 7	5 31182
Jacks, floor hydraulic, 10 ton 7 Glasses, flying, sun 7	9 3400
Brief case, leather7	9 9041
GRAND FRAIRIE, TEXAS REGION NO. 20 LITTLE ROCK, FORT WORTH)	(DALLAS,
Motors:	
Electric, 1/3 to 1 HP 3	
Electric, ½ to 1 HP	2 1310 2 1320
Fans, electric, table type, occil- lating, 6-in., 12-in., and 16-	- 4040
in, sizes	2 8800
in, sizes described and 3 Drills, electric, portable 3	4 8320
Trucks: CS & P, 1½ ton, 4 x 2, R con-	
Cargo, 2½ ton, 6 x 4, R con-	5 13002
dition4	13003

*Only item for Little Rock, Arkansas. A reserve of this item has been made for other priority buyers.

diction.

EXHIBIT B-Continued

PLUIONAL VINERANS SET-ASIDE LIST AUGUST 1947—Continued

Zone V-Continued

CHAND FRABILE, TEMAS, REGION NO. 26 (DALLAS, LITTLE ROCK, FORT WORTH)—continued

LITTLE ROCK, FORT WORTH)—contin	ued
Description Standard com Trucks—Continued code classific Cargo, 2½ ton, 6 x 6, without	
winch 45 Trailer, Jeep, ¼ ton 45 Blankets, except those on Na-	
tional Program No. A-120 - 69 HOUSTON HEGION NO. 27	3400
Trucks:	
Pickup, ¾ ton, 4 x 2, R condition 45 Pickup, ½ ton, 4 x 2, R con-	1300
dition 45	13901
S & P, 1½ ton, 4 x 2, R condition 45 Cargo, 1½ ton, 4 x 2, R con-	13002
dition45 Jeep, ¼ ton, 4 x 4, R con-	13002
dition 45	4450
Stools: Drafting, metal54 Drafting, wood54 Tables:	3122-90 332 2- 90
Drafting, wood, w/stand 58	8320
Drafting, wood, Model No. 160, 36" x 60" 58 Blankets, except those on Na-	8320
tional Program A-120 69	3400
SAN ANTONIO EEGION NO. 23	
Tractor: Wheel type, farm	1000
dozer attachments 37	3000
Machine, computing and listing_ 38 Typewriters, O-4 or better. Res-	2300
idue of offerings to Federal	8000
agencies 38 Sewing machine, household 39	2000
Cash register39 Car, passenger, light, 4 x 2, R	5000
Car, parenger, light, 4 x 2, R condition45	1110
Station wagon, 4 x 2, R condition_ 45 Truck:	1130
Pick-up, ½ ton, 4 x 2, R condition 45 C & P, 1½ ton, 4 x 2, R condition 45	1300
dition 45	13802
Trailer, cargo, 1 ton, 2 wheel 45 Truck, ¼ ton, 4 x 4, Jeep, R con-	3233
dition 45 Refrigerators, reach-in, commer-	4450
Blankets, except those on Na-	3200
Blankets, except these on National Program A-12069 Tool kits, complete with tools_96 75	3400 3000
Zone VI	•
SAN FRANCISCO REGION NO. 10	
Prefabricated structures, Quanset)13	9914
huts 20' x 48' except hancars (95	1400
Engines, general purpose, gas, 2½ HP 31 Irons, electric flat 32	1000 8320
Sawing machine: Circular 33	2010
Band 33	6210 6220
Planer, woodworking 33	6310
Machine, cander, woodworking_ 33-	6323
Joiner, matchers, and moulders,	6400
Shaper, woodworking 33	6500 6910
woodworking 33 Shaper, woodworking 33 Grinder, bench 34 Plow:	1584
Tractor, mold board, R con-	9909
dition or hetter 35 Disc, tractor-drawn or mounted R condition or	4400 -
mounted, R condition or better 35	2300
⁷ In all regions under Grand Prairi diction.	e juris-

EXHIBIT B—Continued

EXHIBIT B—Continued

Ezziibii b—oonunaea		EXMIDIT D—Continued		Intimut D Communica	
REGIONAL VETERANS SET-ASIDE LIST AUG	GUST	REGIONAL VETERANS SET-ASIDE LIS	r August	REGIONAL VETERANS SET-ASIDE LIST 1947—Continued	August
1947—Continued Zone VI—Continued		1947—Continued Zone VI—Continued		Zone VI—Continued	
SAN FRANCISCO REGION NO. 10—continu	ued	SAN FRANCISCO REGION NO. 10—CO	ontinued	SEATTLE REGION NO. 11 (SPOKANE AND	HELENA)
*					
Standard comm Description code classificat			commodity	Standard co Description code class	
Harrows, R condition or better 35 3:		Description code class Test set multimeter, radio, port,	sification	Motor, electric, ½ HP, DC 3	
Cranes:	100	Model 542, less batteries	57 2856	Lantern, hand, marine type 3	
Crawler, 1/2 yard to 11/2 yard,		Multimeter 1-239, pocket type,		Plate, electric with oven 3	
	100	VOM ranges AC/DC, V-5001,		Saw, electric, portable, wood-	
Truck, over 5 ton, R condi-	1003	1000 OHM/volt with cover and	FF 00F0	working3	
dition or better 36 4: Scraper, carryall, 4 yard and	100	test leads, Triplett #666 Multimeter, portable, ranges,	07 2800	Grinder, bench 3 Trailer, 1 ton, 2 wheel 4	
	300	0-150 V, AC-015 V, AC-0-150		Bicycle4	
	400	MA, DC, 0-3000 ohms, 0-300,000		Spring, bed:	
Graders, motorized, R condition		ohms 0-30 V DC, 0-300 V, DC,		Single coil 5	
or better 36 5 Mixer, cement, 3 cu. ft. or over,	130	0-1500 V, DC Sens 1000	E77 00E4	Bunk 5	
	000	6hms/V Multimeter, AC/DC Voma, Simp-	57 2856	Chair, dining room w/o arms 5 Table:	2 20012
Tractor, wheel type, R condition		son, #260, V-ranges (2.5-10-		Fixed top, folding legs 5	4 23331
	.000	50-250-1000); 0-500 ranges		Writing, single drawer 5	4 3331
Tractor, tracklaying of the fol-		.1-10-100 and 500 DC DB-		Cot, folding, single 5	4 52158
lowing DBPH: 20-29, 30-45, 46-60, 61-90 and 91-40, R con-		Range 10 to plus 55, ohm		Bench, shop metal 5	4 5816
	3000	Range-0-1000-100,000-10 meg. Sens-20,000 ohms/v-DC-1000,		Telescope, Navy type, Power 2 to 85	6 3100
	100	ohms/V AC	57 2856`	Glass, field5	
	200	Tools:		Bedspread, cotton, 54" x 88" 6	
	i200 i00 0	Radio, equipment		Comforter, cotton, 64" x 76" and	0/ 0000
Typewriters, 0-4 or better condi-	,000	Kits, electronic Tool equipment:	86-57-2900	60" x 78" 6 Blankets, except those on Na-	9′ 3390
tion. Residue of offerings to		TE-45, tools for aligning re-		tional Program No. A-120 6	9 3400
	3000 ,	ceiver	95-57-2900	Pillow case, cotton bleached,	
Laundry equipment, domestic,	1100	TE-113, tools for aligning re-		31" x 42"	9 3520
	1100 2000	ceiver Nos	96-57-2900	Towel: Bath, white, 22" x 42"	0 0010
	000	Forceps, tooth extraction, Nos. 215, 151A, 150A, 103, 65, 18L,			9 3610 9 3610
Radio receiving equipment (as		Nor. 18	58 1551	Crash type, cotton, 16" x 32"	
	1000	Lathe, dental polishing, R con-		and 17" x 36" 6	9 3610
Radio transmitting equipment (as selected for veterans' use) 41 2	2000	Machine cesting small dental		Tent, and tent fly, miscellane-	0 5000
Radio receiver, SX-28, hallicraft-		Machine, casting, small, dental Engine, dental laboratory, elec-	58 1640	ous sizes. 6 Tape, sounding, 50 ft. long, %"	9 5200
ers complete with tubes and		tric, R condition	58 1690	wide7	6 80399
crystals, with speaker PM-23,	0649	Engine, dental	58 1700	Tire chains, truck, single and	
O condition 41 3 Recorders, wiretype, SC-#6C263-	3642	Cases, diagnostic, ear, nose,	E0 0100	double7	5 9550
8A41 9	9220	sphygmomanometer, aneroid,	58 2199	Mirror, glass, 18" x 24" wood frame7	7 3130
Rotte lite prelimetic y men	3100	with bag, bulb and sleeve	58 2340	Pole, ski, steel7	
	1650	Table, operating and examining_		Tool kits, carpenter 96-	
Boat, recon., pneumatic, canvas, 2 man 43 5	5900	Table, urologicalLamps:	58 4160	Tool wrench sets, polished, 17	7E 01480
Engine, marine:		Operating, unit attachment		pieces96- Compressors, air, single acting,)	10-91410
	3420	to dental operating unit	58 4290	two stage mounted and not 3	1 21113
Outboard 43 6 All motor vehicles, listed on Na-	3430	Therapeutic, mercury, arc		mounted, stationary and port-	1 21114
tional Set-Aside List, which are		Infra red, small, therapeutic_	58 4290	able	
less than O-4 condition 45 0	0000	Therapeutic, carbon arc,	58 4290	Motors, electric, single phase, ½ HP, AO and DO current3	2 1310
Trailers:	,	Bath:		Cleaners, vacuum3	2 8310
	2199 2326	Leg, therapeutic, whirlpool		Irons, electric, household 3	
Chifforobes 54 2	2020	Arm, therapeutic, whirlpool.		Range, home electric, 3 burner	
Motion picture, 16 MM, si-		X-ray unit, field machine, con-	58 5820	With or without oven 3 Hot plates, electric 3	2 8410 2 8450
	1130	sisting of chest MD-X-2,		Woodworking equipment, hand	4 0200
Still, view, except roll film type or aerial 55 1	1422	MD-Y-3, and MD-X-4	58 7400	and powered operated which is	
Press type, except reflex	LIDD	Dryer:		convertible to small shop and	
	14252	Load bin, film, X-ray, R con-	58 7400	home use3	
Projector, motion picture, 16 MM,		Load bin, film, X-ray, O.con-	00 1400	Grinder bench 3 Lathes, bench, small 3	
sound 55 2 Enlargers, all types, except micro-	2120	dition	58 7400	Welder, arc, 1/2 HP motor driven_ 3	
	2400	Blankets, except those on Na-		Drills, electric portable, 14" 3	
Photo lens 55 3	3220	tional Program A-120	69 3400	Tractor, farm, under 30 belt HP_ 3	7 1210
Film motion picture, 16 MM,	2010	Tents, 2 and 4 man mountain, unused	69 `5200	Bookkeeping (accounting) ma- chine3	8 1100
color 55 6	5212	Watches, wrist		Computing, adding machines 3	
	1100	Clocks, ship, all types		Washing machines, household 3	
7 x 30 56 4	1 300	Tool kits:		Sewing machine, household 3	9 2000
Gen. R. F. Signal, 1-72, port test		Electrician	96-75-3000	Cash register, nonelectric3	
equip. to align radio sets, range		Sheet metal	96753000	Lawn mower3	
100KC, 32 MC, 110-125 volt, 60 cycle AC 57 2	2811	Dock builders		Rafts, life, pneumatic, $7 \text{ man}_{}$	2 8100 9 1640
Signal Corps oscilloscope, I-134,		Linesman Plumbing		Trailer, ¼ ton4	
3" cr. tube, Type #224, un-	Ď	Forge		Bicycle, men's4	
used 57 2	2832	Cement finishers	98-75-3000	Wheelbarrow, metal r/whl 4	
Vacuum tube voltometer, Model		Wire rope splicing	96-75-3000	Stove:	1 6000
110, 100-130 volt; AC, 40-60 cycle, 20 W tubes, unused 3 - 57 2	2851	Mechanics		Gas, 2 burner, portable 5 Gas, 1 burner, Coleman 5	
-favor no 11 annon arrangement of a		· · · · · · · · · · · · · · · · · · ·		Secretary and second se	

EXHIBIT B-Continued

REGIONAL VETERANS SET-ASIDE LIST AUGUST 1947—Continued

Zone VI-Continued

SALT LAKE CITY REGION NO. 30-	-cont	inued	
Standard			
Description code class	ssijic	ation	
Living room, upholstered	54	23111	
Folding, wood, W.D. W.O. arms	54	2319	
Porch	54	23611	
Rocker, porch Ottoman, overstuff	54	23612 24123	
Stools, office rotary 21 inch	54	3122	
Files:		0101	
Card, 11 x 12 x 13 Card, 12 x 16, 2 drawer, 3 x 5_	54	3141	
Card, 12 x 16, 2 drawer, 3 x 5_	54	3340	
Card, 15 x 15, 2 drawer		3340 3380	
Bookcase	54	5213	
Safety cash deposit box	54	6102	
Lockers:			
Steel, 18 x 24 x 72 Foot		7311 7430	
Projectors:	OI.	*****	
16 mm, sound		2120	
W/CF	55	2200	
Projector, lantern slides	55	2213 4100	
Glasses, field, 6 x 30 Binocular, 7 x 50 MM	56	4300	
Microscope	56	7200	
Compass, magnetic watch type Dental, hand piece	57	6500	
Dental, hand piece	58	1500	
Elevator, dental Forceps, dental, extraction	58 58	1530 1551	
Lathe, dental laboratory	58	1610	
Lathe, dental laboratory Engine, dental, foot	58	1700	
Manometer, wall type and mer-			
curial typeAspirating unit, dental	58	2330 3007	
Forceps, medical	58	3043	
Tables:			
Examining	58	4120	
General operating	58	4180 4200	
Lamps, operatingSterilizer, instrument electric	58	4310	
Cabinet, dressing and supply,	-	-010	
Cabinet, dressing and supply, Med. Tld. Type	58	4930	
Centrifuge	58	5111	
Drafting machine Drafting tables	58 58	8120 8320	
Transit, engineers	58	8720	
Transit, engineers	58	8720	
Compass, forestersBlankets, except those on Nation-	58	8740	
el Program No. A_120	69	3400	
al Program No. A-120 Sleeping bags, kapok filled	69	6300	
Trianne t		-	
Mechanics, bench Woodworker Watch, pocket and wrist Skis Toboggan, wood, military Mandrel	75-3	3145-10	
Watch nocket and wrist	75~3	6100	
Skis.	79	17211	
Toboggan, wood, military	79	17991	
Mandrel	79	4299 1440	
Shot guns	181	1450	
Instrument drawing set	968		
Tool kit sets:			
Blacksmith w/chest Commissary w/chest	96-7	75-3000 75-3000	
Electrician	96-7	<i>15</i> –3000	
CarpenterPipe tap and die, ¼"-1" set	96-7	75-3000	
Pipe tap and die, ¼"-1" set	96–7	75–3000	
PORTLAND REGION NO. 32	2		
Range, electric, domestic	32	8410	
Fan, electric, oscillating 10" and	20	0001	
12" AC	:	8821	
10" to 16" dia. wheel—dry	34	15832	
10" to 16" dia. wheel—dry 10" to 16" dia. wheel—wet 16" to 24" dia. wheel—wet	34	15862	
16" to 24" dia. wheel—wet	34	15863	
Bench, floor and snag grind- ers, misc	34	15890	
Grinding machines, miscellane-		15990	
Not less than 10% reserve for set aside.			

EXHIBIT B-Continued

REGIONAL VETERANS SET-ASIDE LIST AUGUST 1947—Continued

Zone VI-Continued

TAND REGION NO. 32—continued

PORTLAND REGION NO. 32-COR	tinu	le d .
Standard	com	modity
Description code cla	ssific	ation
Saw, band, metal	34	19452
Machine, pipe and bolt thread-		
ing (Toledo 990 and Beaver)	34	19731 4390
Punch, press Tractor, wheel type	37	1000
Bookkeeping machine, Model DC-		
44 EK Adding machine, electric	38	1100
Calculator machine	38	2100 2200
Comptometer machine	38	2200
Spirit ditto machine	38	5100
Stencil duplicating machine Recorder, time machine	38	5200 6100
Clock, time stamping machine		0100
M-7400 Typewriters, R condition and	38	6200
Typewriters, R condition and residue of offerings to Federal		
arencles	38	8000
Machine, numbering	38	9300
agencies Machine, numbering Cash register Radio, ship equipment, M-SIR,	39	5290
12-B	41	3490
12-B Life preservers Car, passenger, 4 x 2, R con-	42	8400
Car, passenger, 4 x 2, R con-	45	1110
ditionBus, 29 passenger, R condition	45	1200
Bus, O-3 condition	45	1210
Trucks: R condition		
Light, under 8000 lbs. G. V. W. Pickup, ½ ton	45 45	13001 13001
Cargo, 1% ton	45	13002
Cargo, 1½ ton Stake, 1½ ton Cargo, 2½ ton	45	13002
Cargo, 2½ ton Stake, low bed, 3 ton	45 45	13003 13003
Dump. 114-214 ton	45	1405
Wrecker, 21/2 ton	45	14183
Trailer:		0107
Low bcd, 45 ton Semi, low bcd, 2½ ton	45	2107 2107
Semi, bus, 40-50 paccenger	40	2103
Somi stake and platform	45	2111
Semi, tank, 2000 gallon Semi, van, 7 ton	45	2114 2115
25 ton capacity	45	2183
Trailers:		
Semi, cargo, 5 ton Semi, cargo, 3½ ton	45 45	2193 2199
Truck:	-10	
Weapons carrier, 34 ton, R condition Tractor, 212 ton, 6 x 4, R		
Condition	45	3199
condition	45	3199
Trailer:	4-	0000
BombCargo, amphibianSemistake, 10 and 12½ ton_	45 45	3239 3239
Semistake, 10 and 121/2 ton_	45	3312
Truck, Jeep, 14 ton, R condition.	45	4450
Engine:	45	Б120
6 cylinder, truck, 34 ton 4 cylinder, Jeep, 14 ton Motor, engine block	45	5120
Motor, engine block	45	5240
Motorcycle, R condition Side Car for scooter	45	7000 7030
Bicycle, men's	49	1110
Cart, food nonelectric	51	6300
Lamp: Floor, metal and wood	F3	4429
Dark room Desk, gooseneck	53	5910
Desk, gooseneck	53	9110
Stool, wood, 131/2"Stand:	Už.	33221
Wood, (victory type) R con-		
dition	64	33323
Ash tray, R condition	54	33323
Desk, island base, (victory) R condition	54	33521
conditionFile, wood, sectional	54	3373
Chest, office, metal.	54	3729
Chest, office, metalTable, utility, steel; 30" x 121" 1 x 33" h	54	5313
Costumer, wood, R condition	54	90113

EXHIBIT B—Continued $_{\circ}$

Redional Verseans Szr-Aside List August 1947—Continued

Zone VI-Continued

Zone VI-Continued		
PORTLAND REGION NO. 32-con	tint	ređ
Ctom A and		amadita.
Description code cla Enlarger, photographic Micc. photo laboratory chemicals	con cei fi	ention
Enlarger, photographic	55 55	2410
Micc. photo laboratory chemi-		
cals	55	9300
Spyglaco, O. M. with case, Code		
624, MK III, 16 power Spyglaco, Officer of Deck, Code	56	3100
Spyglaco, Officer of Deck, Code		
624, MK II, Model 2 Binoculars:	20	3100
Shin 8 x 30	56	4000
Ship, 8 x 30 Model O, 6 x 30 MM	56	4100
Priom. U. S. N	56	
Model 2, 7 x 50 MM. Model C, 7 x 50 MM. Model O, 7 x 50 MM.		
Model C, 7×50 MM.		
Model O, 7×50 MM.		
Model 4, 7 x 50 LEA.		6736
Transit, with tripod, engineers_ Leveling rod, surveyors	23	8720 8760
	∫59	1640
Raft, life pneumatic, 1–10 man	42	8100
Parka, medium and large Blankets, except those on Na-	67	3330
Blankets, except those on Na-		
tional Program No. A-120	63	3400
Sleeping bags, kapak filled	63	6300
Holster, revolverClock:	71	9300
Wall ship	7=	6423
Wall, ship Mechanical, 8 day	75	6930
Mirror, wood frame	77	3110
Toboggans, plywood	79	17991
Plano, upright	79	6120
Basket wire	79	7927
Plano, upright Basket wire Shot gun, 16 gauge	81	1440
HOUV CONVERTOR R and In tan	0.4	4520
, 1001 into, complete with tools,		PT 0000
Tool Litz, complete with tools, micellaneous Fishing Lits, complete	86-	70_1610
Times mos competerment	20-	19-TOTA
103 Angeles region no. 3	3	
Hoist, chain, 1 and 11/2 ton, spur		
geared, 8 ft. lift Motor, electric drill, small size,	31	58132
Motor, electric drill, small size,		
ous to shou R. P. M. With cord		
and attachment pluz	34	8320
Typowriter, standard. Residue of offerings to Federal agencies		
and also R condition items	38	8000
Rafts:		0000
Life, pneumatic, 4 man	42	8110
Life, pneumatic, 7 man ca- pacity MK 7 and Mark VII		
	40	0110.
Life, pneumatic, parachute	42	8110
type one man seat pack	42	8130
Pneumatic type A-3-5 man,		0100
hand pump and cars, and		
inflated, cylinders	42	8140
inflated, cylinders Pack, back, emergency kit	42	8600
Trailer caren amphibian 1/		
ton	45	3233
ton		****
Binoculars	54 50	1121
Raft, pneumatic, Army type 02,	50	4000
one man size 3' x 5'	58	1640
Coat, mackinaw, OD, gabardine	-	1019
with heavy OD wool lining	67	3213
Uniform, women's consisting of	٠.	0410
skirt and coat, summer		
weight	67	3220
Jackets, flying:		
Type B-3, winter, made brn,		
leather, sheep shearling		
lined, turn down collar,		
slide fastener front, two		~
pockets and waist adjust-	677	2210
ment tabs Similar to Type B-3, shear-	01	9910
ling collar, zipper front		
Opening nockets and		
opening, pockets and atraps for waist adjust-		
ment	67	3330
`		

RULES AND REGULATIONS

EXHIBIT B-Continued

REGIONAL VETERANS SET-ASIDE LIST AUGUST 1947—Continued

ZONE VI-Continued

ZONE VI—Continued		
Los angeles region no. 33co	ntin	ued
Description Standard	com	moditu
Jackets, flying: code class	ssific	ation
Jackets, flying: code clar Type ANJ-4, dark brown	-	
leather, sheep shearling	en.	0000
Type B-10 cotton twill, O. D.	0.1	3330
lined with wool pile fabric		
mouton collar Blankets, except those on Na- tional Program No. A-120	67	3330
Blankets, except those on Na-		
tional Program No. A-120	69	3400
Blanket, officers, medium grey with stripe, 66" x 84"	69	3425
Watch, navigation, Type A-11.	•••	0.120
wrist watch with sweep second		
hand, 15 and 16 jewel	75	6110
Watch, master navigation, Type A-12, 24 hour dial, pocket watch		
with sweep second hand 21 and		
22 jewel	75	6110
Tool kits:		
Painters and glaziers	86-	75-3000 75-2000
Fluttocts	90-	10-3000
U. S. TERRITORIES AND POSS	ESSIC	NS
HONOLULU, T. H. REGION NO	. 35	
Motor, fractional horsepower, all	,	
	32	1310
Generator, electric, 1 KW to 15 KW, all types		
KW, all types	33	9900
Typewriter, standard and port-		
able. Residue of offerings to Federal agencies, and also R		
condition items	38	8000
Boats, 65 feet and less in length_	43	3200
Passenger car, light, medium and		
heavy, all body types, R condi-	AE.	1110
station wagon, including auxili-	40	1110
ary ambulance station wagon,		
4 x 2, R condition	45	1130
Trucks: R condition	45	1000
Panel delivery, ½ ton, 4 x 4_ Panel delivery, ¾ ton, 4 x 2_ Pickup, ¾ ton, 4 x 2	45	1300 1300
Pickup, 34 ton, 4 x 2	45	1300
Canopy express, ½ ton, 4 x 2_ Pickup, ½ ton, 4 x 2	45	13001
Pickup, ½ ton, 4 x 2	45	13001
Panel delivery, ½ ton, 4 x 2_ Canopy express, 1 ton, 4 x 2_	40 45	13001 13001
Pickup, 1 ton, 4 x 2	45	13001
Pickup, 1 ton, 4 x 2	45	1499
Command, 34 ton, 4 x 4	45	1499
Carryall, ½ ton, 4 x 4 Command reconnaissance, ½	45	1499
ton, 4 x 4	45	1499
Carryali, ½ ton, 4 x 2	45	14991
Carryall, ½ ton, 4 x 2 Amphiblan, ¼ ton, 4 x 4	45	14992
Jeep, ¼ ton, 4 x 4	45	4450
Motorcycle, all types, 2 x 1, and 3 x 1, R condition	45	7000
Scooter, motor, with or without	10	.000
package carrier, all types, R condition		
condition	45	7050
Truck tractor	31	6119 6240
Motors, electric, fractional and 1	OL	0240
to 5 HP AC and DC		1300
Drill, electric portable	34	3820
TractorAdding machine. Residue of of-	37	1000
ferings to Federal agencies	38	2100
Calculating machine. Residue of	•	
offerings to Federal agencies Typewriters, Residue of offer-	38	2200
Typewriters, Residue of offer-	-	0000
ings to Federal agencies Radio broadcast receiving equip-	38	8000
ment	41	1000
Aviation, radio communication		
equipment	41	3290
Radio receiving equipment, mil-	41	2220
Radio transmitting and receiving	41	3320
equipment	41	3500
Telegraph equipment	41	3510

EXHIBIT B-Continued

REGIONAL VETERANS SET-ASIDE LIST AUGUST 1947—Continued

U. S. Territories and Possessions—Continued Honolulu. T. H. Region No. 35—continued

Standard	com	modity
Description code clas	ssific	ation
Telephone equipment	41	3520
Special military radio, telephone		
and telegraph equipment	41	3800
Tubes:		•
Receiving type	41	5100
Transmitting type	41	5200
All motor vehicles on National		
Set-Aside List which are less		
than O-4 condition	45	0000
Ambulance		1300
Trucks:		
Earth borer	45	1300
Tractor		1405
Télephone maintenance		1415.
Trailers		3299
Half track carrier		4410
Field glasses or binoculars		4100
Radio test equipment		2800
Surveying instruments and ac-	٠.	2000
cessories	58	8700
IF P Doc 47-7847: Filed, Aug	. 19	. 1947:

[F. R. Doc. 47-7847; Filed, Aug. 19, 1947; 11:29 a. m.]

[Reg. 2,1 Order 13]

PART 8302—DISPOSAL OF SURPLUS PERSONAL PROPERTY TO PRIORITY CLAIMANTS

TYPES OF PROPERTY FOR WHICH CERTIFICA-TION IS REQUIRED

Section 8302.9 (a) of this part provides that a veteran desiring to exercise his priority shall present his discharge papers or other satisfactory evidence that he is a veteran, except that a veteran applying for aircraft or industrial equipment of the types set forth by order issued thereunder, shall, in addition, apply for a certification to any office of War Assets Administration and shall furnish such information as may be requested:

Accordingly, it is hereby ordered that:

§ 8302.63 Types of property for which certification is required. Application by veterans for surplus property of the following types require a certification from War Assets Administration:

Type Commodity code classification

(Surplus Property Act of 1944, as amended (58 Stat. 765, as amended; 50 U. S. C. App. Sup. 1611) Pub. Law 181, 79th Cong. (59 Stat. 533; 50 U. S. C. App. Sup. 1614a, 1614b) and Reorganization Plan 1 of 1947 (12 F. R. 4534))

This section shall become effective August 18, 1947.

ROBERT M. LITTLEJOHN,

Administrator

AUGUST 18, 1947.

[F. R. Doc. 47-7848; Filed, Aug. 19, 1947; 11:29 a. m.]

TITLE 36—PARKS AND FORESTS

Chapter 1—National Park Service, Department of the Interior

BOULDER DAM NATIONAL RECREATIONAL AREA; LAKE MEAD RECREATIONAL AREA

AMENDMENT TO REGULATION

Pursuant to the authority granted to the Secretary of the Interior by the acts of August 25, 1916 (39 Stat. 535; 16 U. S. C. 3) December 21, 1928 (45 Stat. 1057; 43 U. S. C. 617) and June 17, 1902 (32 Stat. 388, 390; 43 U. S. C. 373)-Chapter I of Title 36, Code of Federal Regulations, is amended as follows:

1. The regulations contained in the parts comprising Chapter I, Title 36, Code of Federal Regulations, are amended by striking out the words "Boulder Dam National Recreational Area" wherever they appear therein, and inserting in lieu thereof the words "Lake Mead Recreational Area."

2. Any regulation, document, or record of the National Park Service in which the recreational area administered by the National Park Service at Hoover Dam is designated or referred to under the name of either "Boulder Dam National Recreational Area" or "Boulder Dam Recreational Area" or "Boulder Dam Recreational Area" and by, the name of Lake Mead Recreational Area. (32 Stat. 388, 39 Stat. 535, 45 Stat. 1057; 43 U. S. C. 373, 617, 16 U. S. C. 3)

3 U. S. C. 373, 617, 16 U. S. C. 3)

Issued this 11th day of August 1947.

OSCAR L. CHAPMAN, Acting Secretary of the Interior [F. R. Doc. 47-7755; Filed, Aug. 19, 1947; 8145 a. m.]

TITLE 42-PUBLIC HEALTH

Chapter I—Public Health Service, Federal Security Agency

PART 11—FOREIGN QUARANTINE PLACE OF LANDING OF AIRCRAFT

Cross Reference: For an amendment to § 11.503 (a) relating to place of landing of aircraft, issued jointly by the Bureau of Customs of the Department of the Treasury, the Public Health Service of the Federal Security Agency, and the Immigration and Naturalization Service of the Department of Justice, see Title 8, Chapter I, Part 116, supra.

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—Bureau of Land Management, Department of the Interior

> Subchapter P—Practico [Order 2354]

PART 221—RULES OF PRACTICE MISCELLANEOUS AMENDMENTS

In Subpart C, §§ 221.81 and 221.82 are repealed, and §§ 221.73 and 221.83 are amended to read as follows:

§ 221.73 When appeal may be taken to the Secretary of the Interior In any proceeding relating to the public lands,

^{&#}x27;Issued August 18, 1947.

an appeal may be taken to the Secretary of the Interior from a final decision of the Director or from a decision of the Director which, prior to promulgation, has been approved by the Secretary.

§ 221.83 Power of Secretary. In proceedings before the Secretary of the Interior, the same rules shall govern, insofar as applicable, as are provided for proceedings before the Director of the Bureau of Land Management, but no rule of practice shall be construed to deprive the Secretary of any power conferred upon him by law.

(Secs. 3, 12, 60 Stat. 238, 244; 5 U.S. C. Sup. 1002, 1011)

> OSCAR L. CHAPMAN, Acting Secretary of the Interior.

August 13, 1947.

[F. R. Doc. 47-7756; Filed, Aug. 19, 1947; 8:45 a. m.]

TITLE 45—PUBLIC WELFARE

Chapter II—Public Assistance, Federal Security Agency

PART 230-SUBSTANTIVE POLICIES; CIVILIAN WAR ASSISTANCE

230.1 Eligibility and assistance provided. Return transportation to the Philip-230.2 pine Islands or Hawaii.

§ 230.1 Eligibility and assistance provided-(a) For persons returned from abroad or evacuated. Such persons to be eligible, must be: (1) In need, (2) citizens of the United States or under 18 years of age and the child of a citizen, and (3) must have been stranded or interned and returned to the United States, or evacuated from any area under the direction of civilian or military authorities of the United States. Assistance shall be temporary and may be in the form of money payments or in kind and may include maintenance, medical care, clothing, and transportation within the United States. "Temporary" is defined not to exceed three months. Recipients who, subsequent to September 30, 1947, have received assistance for three months shall receive no further assistance except in individual cases approved especially by the Bureau of Public Assistance where the termination of assistance would result in severe hardship.

(b) For civilians evacuated from the Philippine Islands or Hawaii. Such persons to be eligible, must (1) be in need, and (2) must have been evacuated from the Philippine Islands or Hawaii to the United States under the direction of the civil or military authorities of the United States during the period from December 7, 1941 to September 15, 1945. Assistance shall be temporary and may be in the form of money payments or in kind and may include maintenance, medical care, clothing, and transporta-tion within the United States. Temporary is defined not to exceed three months. Recipients who subsequent to September 30, 1947, have received assistance for three months shall receive no further assistance except in individual cases approved especially by the Bureau of Public Assistance where the termination of assistance would result in severe hardship. (Pub. Law 165, 80th Cong.)

§ 230.2 Return transportation to the Philippines or Hawaii. Upon application, in advance, return transportation to the Philippine Islands or Hawaii is available without regard to need for individuals who were evacuated from these points to the United States under the direction of the civil or military authorities of the United States between December 7, 1941, and September 15, 1945. Applications for return to the Philippine Islands or Hawaii must be made to the local welfare office prior to October 1, 1947. (Pub. Law 165, 80th Cong.)

CROSS REFERENCE: See also 45 CFR 201.21 and 201,22.

Dated: August 8, 1947.

[SEAL]

W. L. MITCHELL, Acting Commissioner.

Approved: August 15, 1947.

MAURICE C. COLLINS, Acting Federal Security Administrator.

[F. R. Doc. 47-7787; Filed, Aug. 19, 1947; 8:54 a. m.]

TITLE 46—SHIPPING

Chapter I—Coast Guard: Inspection and Navigation

Subchapter A-Procedures Applicable to the Public

[CGFR 47-41]

PART 2-VESSEL INSPECTIONS

Part 3-Merchant Marine Personnel

NAVIGATION AND VESSEL INSPECTION LAWS, AND SHIPMENT AND DISCHARGE OF SEAMEN

By virtue of the authority vested in me by section 101, Reorganization Plan No. 3 of 1946 (11 F. R. 7875), Public Law 404, 79th Congress (60 Stat. 237), Public Law 27, 80th Congress, approved March 31, 1947; and Public Law 293, 80th Congress, approved July 31, 1947, the following amendments to the regulations are prescribed and shall be effective on and after August 1, 1947:

1. Section 2.50-1 (a) is amended to read as follows:

§ 2.50-1 Waivers—(a) Authority for and 'limitations on issuance. Compllance with certain of the navigation and vessel inspection laws may be waived by the Commandant under authority of the act of March 31, 1947 (Pub. Law 27, 80th Cong.) as amended by the act of July 31, 1947 (Pub. Law 293, 80th Cong.) in any case where such waiver is deemed necessary in the orderly reconversion of the merchant marine from wartime to peacetime operations. By the terms of Public Law 27, as amended by Public Law 293, this authority to grant waivers expires April 1, 1948. The Commandant is specifically prohibited from granting waivers for the employment of alien seamen except for those who served between December 7, 1941 and September 2, 1945, aboard vessels operated by the War Shipping Administration, the United States Maritime Commission, or the Army Transport Service. This includes foreign flag vessels operated by these agencies.

2. Section 3.13-25 (b) (2) is amended to read as follows:

§ 3.13-25 Crew deficiencies. * * * (b) Restrictions on substitutions.

- (2) This waiver does not permit aliens to serve as watch officers on United States vessels and the procedure set up by the Coast Guard for approving aliens to serve under waiver as watch officers is inoperative and all outstanding lists of approved aliens and individual letters of approval are without force and effect.
- Part 3 is amended by adding a new section reading as follows:

§ 3.13-26 Employment of aliens as unlicensed crew members-(a) Authority for employment. The order dated July 31, 1947, identified as document CGFR-47-39 (12 F. R. 5342) published in the FEDERAL REGISTER for August 6, 1947, is a conditional waiver of certain navigation and vessel inspection laws and permits the employment of aliens in the unlicensed crew of subsidized United States vessels subject to certain restrictions. Allens eligible for employment under this waiver are those who served between December 7, 1941, and September 2, 1945, aboard vessels operated by the War Shipping Administration, the United States Maritime Commission, or the Army Transport Service. This waiver is effective on and after August 1, 1947.

(b) Restrictions on employment. The waiver referred to in paragraph (a) of this section is a general waiver and requires no forms or other reports of aliens employed under its provisions. It does, however, limit the number of aliens who may be employed under its provisions to 25 percent of the total unlicensed crew of the particular vessel and provides that aliens may be employed only if citizen seamen with appropriate ratings are not available for employment in the unlicensed crew as determined after reasonable efforts made by the master, or owner, or others concerned with supplying crews. Aliens claiming to have the required service between Dacember 7, 1941 and September 2, 1945 must present to the shipping commissioner or master at the time of employment evidence in the form of certificates of discharge or other properly authenticated record of service showing the name of the vessels and dates served thereon. The employment of aliens to serve as watch officers on United States vessels is not allowed and nothing in this waiver permits such employment.

(Pub. Laws 27 and 293, 80th Cong.)

Dated: August 14, 1947.

MERLIN O'NEILL, [SEAL] Rear Admiral, U. S. Coast Guard, Acting Commandant.

[F. R. Doc. 47-7792; Filed, Aug. 19, 1947; 8:48 a. m.j

RULES AND REGULATIONS

TITLE 49—TRANSPORTATION OF RAILROADS

Chapter II—Office of Defense Transportation

PART 500—CONSERVATION OF RAIL EQUIPMENT

SHIPMENTS OF CONCORD GRAPES OR RELATED VARIETIES

CROSS REFERENCE: For an exception to the provisions of § 500.72 see Part 520, infra.

[Gen. Permit ODT 18A, Rev. 32]

PART 520—CONSERVATION OF RAIL EQUIP-MENT; EXCEPTIONS, PERMITS AND SPECIAL DIRECTIONS

SHIPMENTS OF CONCORD GRAPES OR RELATED VARIETIES

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Order 8989, as amended, Executive Order 9729, and General Order ODT 18A, Revised, as amended, it is hereby ordered, that:

§ 520.533 Shipments of Concord grapes or related varieties. Notwithstanding the restrictions contained in § 500.72 of General Order ODT 18A, Revised, as amended (11 F. R. 8229, 8829, 10616, 13320, 14172: 12 F R. 1034, 2386) or Items 370 and 375 of Special Direction ODT 18A-2A, as amended (9 F. R. 118, 4247, 13008; 10 F. R. 2523, 3470, 14906; 11 F R. 1358, 13793, 14114) any person may offer for transportation and any rail carrier may accept for transportation at point of origin, forward from point of origin, or load and forward from point of origin, any carload freight consisting of Concord grapes or related varieties when such carload freight is packed and loaded as shown below.

- (a) Packed in baskets of approximately six pounds gross weight each and loaded nine tiers high covering the entire floor space of the car; or
- (b) Packed in baskets of approximately eighteen and one-half pounds gross weight each and loaded seven tiers high covering the entire floor space of the car; or

(c) Packed in bushel baskets and loaded four tiers high covering the entire floor space of the car; or

(d) Packed in trays of approximately thirty-five pounds gross weight each and loaded six tiers high covering the entire floor space of the car.

This General Permit ODT 18A, Revised-32, shall become effective August 19, 1947, and shall expire September 30, 1947.

(54 Stat. 676, 55 Stat. 236, 56 Stat. 177, 58 Stat. 827, 59 Stat. 658, 60 Stat. 345, Pub. Laws 29 and 188, 80th Cong., 50 U. S. C. App. Sup. 633, 645, 1152; E O. 8989, Dec. 18, 1941, 6 F R. 6725; E. O. 9389, Oct. 18, 1943, 8 F R. 14183; E. O. 9729, May 23, 1946, 11 F R. 5641)

Issued at Washington, D. C., this 15th day of August 1947.

J. M. Johnson, Director, Office of Defense Transportation.

[F. R. Doc. 47-7788; Filed, Aug. 19, 1947; 8:48 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

[7 CFR, Part 729]

PEANUTS'

APPORTIONMENT OF NATIONAL ACREAGE
ALLOTMENT AND ESTABLISHMENT OF FARM
ACREAGE ALLOTMENTS FOR 1948-CROP

Pursuant to the authority contained in section 358 (c) of the Agricultural Adjustment Act of 1938, as amended (55 Stat. 89; 7 U. S. C., Sup. 1358 (c)) the Secretary of Agriculture is preparing to apportion among the several States the national acreage allotment of 2,324,-159 acres established for peanuts for the crop produced in the calendar year 1948 (12 F. R. 4880)

The Secretary also has under consideration the formulation of regulations governing the establishment of farm acreage allotments and farm marketing quotas for the 1948 crop of peanuts pursuant to section 358 (d) of the Agricultural Adjustment Act of 1938, as amended (55 Stat. 89, 59 Stat. 9; 7 U. S. C. Sup. 1358 (d), Public Law 323, 80th Congress, approved August 1, 1947)

Prior to making the apportionment and issuing the regulations, consideration will be given to any data, views, and recommendations relating thereto which are submitted in writing to the Director, Fats and Oils Branch, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C. All submissions must be postmarked not later than 10 days from the date of publication of this notice in the Federal Register.

Issued at Washington, D. C., this 15th day of August 1947.

[SEAL]

RALPH S. TRIGG, Acting Administrator

[F. R. Doc. 47-7796; Filed, Aug. 19, 1947; 8:55 a. m.]

CIVIL AERONAUTICS BOARD

[14 CFR, Parts 41, 61]

TAKE-OFF LIMITATIONS TO PROVIDE FOR TEMPERATURE ACCOUNTABILITY

NOTICE OF PROPOSED RULE MAKING

AUGUST 14, 1947.

Notice is hereby given that the Civil Aeronautics Board has under consideration proposed amendments to Parts 41 and 61 of the Civil Air Regulations which will require that temperature deviation from that of standard air shall be taken into account when computing the take-off limitations of airplanes certificated under the transport category.

Deviation of outside air temperature from that of standard air can have an appreciable effect upon the take-off performance of an airplane. At the present time the applicable provisions of Parts 41 and 61 do not adequately take into account such effect. This matter will be the subject of preliminary discussions by the appropriate divisions of the International Civil Aviation Organization in September in Paris, and it is expected permanent international standards will be formulated within the next year. The implementation of such standards will of necessity take some time, and it is doubtful that they will be able to be placed in effect next summer. Accordingly, it appears desirable in the interest

of safety that interim measures be adopted to require that temperature deviation be taken into account in the establishment of take-off limitations for all scheduled air carrier aircraft certificated pursuant to the transport category.

It is proposed to amend §§ 41.271 (c) and 61.7122 (c) by adding a new paragraph to read as follows:

In applying the requirement of paragraph (a) account shall be taken of all deviation of the existing ambient air temperature above that of standard air. In applying the requirement of paragraph (b) account shall be taken of ½ the deviation of the existing ambient air temperature above that of standard air. Similar account may be taken in applying the requirements of paragraphs (a) and (b) for the deviation of the existing ambient air temperature below that of standard air.

These regulations are proposed under the authority of Title VF-of the Civil Aeronautics Act of 1938, as amended, and would become effective optionally on the date of adoption and will become mandatory on March 1, 1948.

It is the desire of the Board that those interested offer suggestions and comments regarding the proposed amendments. Comments in writing should be addressed to the Secretary, Civil Aeronautics Board, Washington 25, D. C., for receipt by August 29, 1947.

(52 Stat. 984, 1007; 49 U. S. C. 425, 551)
By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMBS, Acting Secretary.

[F. R. Doc. 47-7790; Filed, Aug. 19, 1947; 8:46 a. m.]

NOTICES

DEPARTMENT OF JUSTICE

Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616, E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 8663, Amdt.]

Kraft Von Lewinski

In re: Stock owned by Kraft Von Lewinski.

Vesting Order 8663, dated April 4, 1947, is hereby amended as follows and not otherwise:

By deleting subparagraph 2 of said Vesting Order 8663, and substituting therefor the following:

2: That the property described as follows: Fifty (50) shares of \$25 par value common capital stock of The American Rolling Mill Company, a corporation orgamzed under the laws of the State of Ohio, evidenced by a certificate numbered NY 49641, registered in the name of Kraft Von Lewinski, and presently in the custody of The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, in account num-ber F86233, entitled Exportkreditbank A. G., Berlin, Germany-Customers account for Custody, together with all de-clared and unpaid dividends thereon and the rights to exchange the aforesaid shares of \$25 par value stock for fifty (50) shares of \$10 par value common capital stock of the aforesaid corporation pursuant to a recapitalization effective December 31, 1945,

All other provisions of said Vesting Order 8663 and all actions taken by or on behalf of the Attorney General of the United States in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and con-

Executed at Washington, D. C. on August 7, 1947.

For the Attorney General.

DAVID L. BAZELON, Assistant Attorney General, Director, Office of Alien Property.

[F. R. Doc. 47-7786; Filed, Aug. 19, 1947; 8:58 a. m.]

[Vesting Order 9564]

Mrs. Amalia Janner

In re: Bank account, stock, and bonds owned by Mrs. Amalia Janner. F-28-1375-E-1, F-28-1375-A-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to Jaw, after investigation, it is hereby

1. That Mrs. Amalia Janner, whose last known address is Hoelzfussweg 25,

No. 163-3

Partenkirchen, Bavaria, Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the property described as fol-

a. That certain debt or other obligation owing to Mrs. Amalia Janner, by Bank of the Manhattan Company, 40 Wall Street, New York, New York, arising out of a checking account entitled Mrs. Amalia Janner, and any and all rights to demand, enforce and collect the same.

b. One (1) share of \$10.00 par value common stock of Maywood Chemical Works, Maywood, New Jersey, a corporation organized under the laws of the State of New Jersey, evidenced by certiflicate number C21, registered in the name of William F. Carell, and presently in the custody of Bank of the Manhattan Company, 40 Wall Street, New York, New York, together with all declared and un-

paid dividends thereon, c. Ten (10) City of Blackwell, Oklahoma, 6% Street Improvement bonds, Series No. 35, of \$500.00 face value each, bearing the numbers 66, 67, 68, 69, 70, 71, 72, 73, 74 and 75, in bearer form, and presently in the custody of Bank of the Manhattan Company, 40 Wall Street, New York, New York, together with any and all rights thereunder and thereto,

d. Five (5) City of Clinton, Oklahoma, 6% Street Improvement bonds, Series No. 19, dated May 1, 1926, of \$1,000.00 face value each, in bearer form, bearing the numbers 20, 21, 22, 23 and 24, and presently in the custody of Bank of the Manhattan Company, 40 Wall Street, New York, New York, together with any and all rights thereunder and thereto,

e. Nineteen (19) City of Muskogee, Muskogee, Oklahoma, 6% Street Improvement bonds, Series No. 194, of the face.value of \$500.00 each, in bearer form, bearing the numbers 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71 and 72, and presently in the custody of Bank of the Manhattan Company, 40 Wall Street, New York, New York, together with any and all rights thereunder and thereto, and

e. One (1) City of Muskogee, Muskogee, Oklahoma, 6% Street Improvement bonds, Series No. 194, of the original face value of \$500.00 and now reduced to \$215.00, in bearer form, bearing the number 53, and presently in the custody of Bank of the Manhattan Company, 40 Wall Street, New York, New York, together with any and all rights thereunder and thereto.

is property within the United States owned or controlled by, payable or de-liverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany),

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not. within a designated enemy country, the

national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 31, 1947.

For the Attorney General.

DAVID L. BAZELON, Assistant Attorney General, Director Office of Alien Property.

[F. R. Doc. 47-7773; Filed, Aug. 19, 1947; 8:55 a. m.]

> [Vesting Order 9568] MARIA KONRAD

In re: Stock owned by Maria Konrad, also known as Marie Conrad. F-28-28290-C-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Maria Konrad, also known as Marie Conrad, whose last known address is Neue Gasse 24, Bayern, Germany, 1s a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. Four and one-half (41/2) shares of \$200.00 par value capital stock of German Tradesmen Building and Loan Association, 4337 Lancaster Avenue, Philadelphia, Pennsylvania, evidenced by a cer-tificate numbered 110, presently in the custody of the Liquidating Trustees of the German Tradesmen Building and Loan Association, 4337 Lancaster Avenue, Philadelphia, Pennsylvania, together with all rights thereunder to the proceeds of liquidation of the said German Tradesmen Building and Loan Associa-

tion, and, b. That certain debt or other obligation owing to Maria Konrad, also known as Marie Conrad, by the Liquidating Trustees of the German Tradesmen Building and Loan Association, 4337 Loncaster Avenue, Philadelphia, Pennsylvania, in the amounts of \$900 and \$42. as of June 16, 1947, together with any and all accruals thereto, and any and all rights to demand, enforce and collect

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney-General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 31, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director Office of Alien Property.

[F .R. Doc. 47-7774; Filed, Aug. 19, 1947; 8:56 a. m.]

[Vesting Order 9569]

Anna Maehl

In re: Stock owned by Anna Maehl. F-28-6137-D-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

 That Anna Maehl, whose last known address is Adolph Hitler Strasse 7, Rossla, Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the property described as follows: Forty (40) shares of \$100.00 par value 7% cumulative preferred capital stock of Empire Gas and Fuel Company, 1 Exchange Place, Jersey City, New Jersey, a corporation organized under the laws of the State of Delaware, evidenced by certificates numbered BO-1843, BO-1844, BO-1845 and BO-1849 for ten (10) shares each, registered in the name of Anna Machl, and presently in the custody of Emory E. Million, c/o First National Bank & Trust Company, Muskogee, Oklahoma, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany),

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 31, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director Office of Alien Property.

[F. R. Doc. 47-7775; Filed, Aug. 19, 1947; 8:56 a. m.]

[Vesting Order 9588]

FREDERICK BECK

In re: Trust u/w of Frederick Beck, deceased. File No. D-28-5199; E. T. sec. 1459.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Dellie Beek Garmatz and Dora Beck Balzarek, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany)

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the trust created under the Will of Frederick Beck, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany).

3. That such property is in the process of administration by the Irving Trust Company, as substituted trustee, acting under the judicial supervision of the Surrogate's Court of New York County, New York;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 7, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director Office of Alien Property.

[F. R. Doc. 47-7776; Filed, Aug. 19, 1947; 8:56 a. m.]

[Vesting Order 9589]

PAULINE BERGMANN

In re: Estate of Pauline Bergmann, deceased. File No. D-28-11531; E. T. sec. 15728.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

 That Julia Ettner, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the person named in subparagraph 1 hereof in and to the Estate of Pauline Bergmann, deceased, is property payable or deliverable to, or claimed by, the aforesaid national of a designated enemy country (Germany),

3. That such property is in the process of administration by Paul J. Wittmann, as Administrator, C. T. A., acting under the judicial supervision of the Court of Probate, District of East Hartford, Connecticut:

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 7, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON. Assistant Attorney General, Director Office of Alien Property.

[F. R. Doc. 47-7777; Filed, Aug. 19, 1947; 8:56 a. m.]

[Vesting Order 9592]

SAMUEL GOLDSMITH ET AL.

In re: United States vs. certain parcels of land in Mifflin Township, Allegheny County, and Samuel Goldsmith, et al. File 017-22384.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Hona-Koosis (or Hona Fekete) whose last known address is Hungary. is a resident of Hungary and a national of a designated enemy country (Hun-

gary).

- 2. That all right, title, interest and claim of any kind or character whatsoever of the person named in subparagraph 1 hereof in and to funds deposited... with the Registry of the United States District Court for the Western District of Pennsylvania in the proceedings entitled United States vs. Certain Parcels of Land in Mifflin Township, Allegheny County, and Samuel Goldsmith et al, Civil Action No. 1483, is property payable or deliverable to, or claimed by, the aforesaid national of a designated enemy country (Hungary)
- 3. That such property is in the process of administration by the Clerk of the U. S. District Court for the Western District of Pennsylvania, Pittsburgh, Pennsylvania, as depositary, acting under the judicial supervision of the U.S. District Court for the Western District of Pennsylvania, Pittsburgh, Pennsylvania;

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Hungary)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken; and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used. administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 7, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON, Assistant Attorney General, Director, Office of Alien Property.

[F. R. Doc. 47-7778; Filed, Aug. 19, 1947; 8:56 a. m.]

[Vesting Order 9593] CAROLINE GOSSWEILER

In re: Estate of Caroline Gossweiler, deceased. File No. D-28-11641, E. T. sec. 15852

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Emil Lotthammer, Katherine Lotthammer and Sophie Miller (also called Sophie Mueller), whose last known address is Germany, are residents of Germany and nationals of a designated

enemy country (Germany)

2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof, and each of them, in and to the estate of Caroline Gossweller, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany)

3. That such property is in the process of administration by Adolf Schwarz, as executor, acting under the judicial supervision of the Surrogate's Court of Niagara County, New York;

and it is hereby determined:

4. That to the extent that the persons identified in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of-Executive Order 9193, as amended.

Executed at Washington, D. C., on August 7, 1947.

For the Attorney General.

DAVID L. BAZELON. Assistant Attorney General, Director Office of Alien Property.

[F. R. Doc. 47-7779; Filed, Aug. 19, 1947; 8:57 a. m.]

[Vesting Order 9638] DERINIS HENSEL

In re: Estate of Dannis Hensel, deceased, and T/W of Dennis Hensel, deceased File D-66-863; E. T. sec. No. 5544.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Albert Hensel, Luise Gotz, Frantz Ignatz Hensel, Anna Vollner, Oscar Hensel, Joseph Hensel, Bertha Hensel, Otto Hensel, Ignatz Hensel, Helena Hensel, Albert Hensel, Karola Hensel, Engelbart Hensel, Franz Hensel, Herman Hensel, Emma Hensel, Sophia Storz, Emma Pfefferle, Sophia Schall, Theodore Koch and Albertina Hensel, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Ger-

many)

2. That the personal representatives, heirs, next-of-kin, legatees and distributees of Ignatz Hensel, deceased, of Karl Hensel, deceased, of Alois Hensel, deceased, of Mary Koch, deceased, of Otto Hensel, deceased, of Joseph Hensel, deceased, of Otto Hensel, of Theodore Koch, of Regina H. Hensel, deceased, and of Theodore Hensel, deceased, names unknown, except William Hensel, Albert Hensel, Joseph Hensel and Freida Reith, residents of the United States, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany)

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, except William Hensel, Albert Hensel, Joseph Hensel and Freida Reith, in and to the estate of Dennis Hensel, deceased, and in and to the trust created under the will of Dennis Hensel, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany)

4. That such property is in the process of administration by William W. Wegan, as Administrator d. b. n. c. t. a., acting under the judicial supervision of the Orphans' Court of York County, York, Pennsylvania;

and it is hereby determined:

5. That to the extent that the persons identified in subparagraph 1 hereof and the personal representatives, heirs, nextof-kin, legatees and distributees of Ignatz Hensel, deceased, of Karl Hensel, deceased, of Alois Hensel, deceased, of Mary Koch, deceased, of Otto Hensel, deceased, of Joseph Hensel, deceased, of Otto Hensel, of Theodore Koch, of Regina H. Hensel, deceased, and of Theodore Hensel, deceased, names unknown, except William Hensel, Albert Hensel, Joseph Hensel and Freida Reith, residents of the United States, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

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All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 13, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director Office of Alien Property.

[F. R. Doc. 47-7785; Filed, Aug. 19, 1947; 8:58 a. m.]

DEPARTMENT OF LABOR

Wage and Hour Division

[Administrative Order 381]

SPECIAL INDUSTRY COMMITTEE No. 5 FOR PUERTO RICO

ACCEPTANCE OF RESIGNATION; APPOINTMENT

By virtue of and pursuant to the authority vested in me by the Fair Labor Standards Act of 1938, as amended, I, F. Granville Grimes, Jr., Acting Administrator of the Wage and Hour Division, United States Department of Labor, do hereby accept the resignation of Mr. Harry Partridge from Special Industry Committee No. 5 for Puerto Rico and do appoint in his stead as representative for the employers on such committee, Mr. Sam Schweitzer of Mayaguez, Puerto Rico.

Signed at Washington this 11th day of August 1947.

F GRANVILLE GRIMES, Jr., Acting Administrator, Wage and Hour Division.

[F. R. Doc. 47-7758; Filed, Aug. 19, 1947; 8:45 a. m.]

[Administrative Order 382]

SPECIAL INDUSTRY COMMITTEE No. 5 FOR PUERTO RICO

ACCEPTANC™ OF RESIGNATION: APPOINTMENT

By virtue of and pursuant to the authority vested in me by the Fair Labor Standards Act of 1938, as amended, I. F Granville Grimes, Jr., Acting Administrator of the Wage and Hour Division, United States Department of Labor, do hereby accept the resignations of Mr. Sam Schweitzer, Mr. Filipo L. de Hostos, and Mr. J. A. E. Rodriguez from Special Industry Committee No. 5 for Puerto Rico and do appoint in their stead as representatives for the employers on such committee, Mr. Armando Bras, Mr. Julio Canales Valldejuly, and Mr. Ramon Gelabert; and, do hereby accept the resignations of Mr. Francisco Colon-Gordinal Ramon Gordinal Ramon Gelabort.

any, Mr. Sergio Kuilan-Baez, and Mr. Gabriel Blanco from Special Industry Committee No. 5 for Puerto Rico and do appoint in their stead as representatives for the employees on such committee, Mr. Alberto E. Sanchez, Mr. Miguel Torres, and Mr. Benigno Ortiz.

Signed at Washington this 12th day of August 1947.

F GRANVILLE GRIMES, Jr.,'
Acting Administrator
Wage and Hour Division.

[F. R. Doc. 47-7757; Filed, Aug. 19, 1947; 8:45 a. m.]

CIVIL AERONAUTICS BOARD

[Dockets Nos. 1932, 1890]

NORTHEAST AIRLINES, INC., MAIL RATE PROCEEDING

NOTICE OF ORAL ARGUMENT

In the matter of the compensation for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith, of Northeast Airlines, Inc., over its entire system.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that oral argument in the above-entitled proceeding is assigned to be held on September 30, 1947, at 10 a. m., eastern standard time, in Room 5042, Commerce Building, 14th Street and Constitution Ave., NW., Washington, D. C., before the Board.

Dated at Washington, D. C., August 13, 1947.

By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMBS, Acting Secretary.

[F. R. Doc. 47-7789; Filed, Aug. 19, 1947; 8:46 a. m.]

[Docket No. 3068]

"Swissair" Swiss Air Transport Co., Ltd.

NOTICE OF HEARING

In the matter of the application of "Swissair" Swiss Air Transport Company Limited pursuant to section 402 of the Civil Aeronautics Act of 1938, as amended, for a foreign air carrier permit authorizing the foreign air transportation of persons, property and mail between terminal points in Switzerland and New York, N. Y. via intermediate points in Eire and Newfoundland on Route A and the Azores and Newfoundland on Route B.

Notice is hereby given pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 402, 801, and 1102 of said act, that a hearing in the above-entitled proceeding is assigned to be held on August 26, 1947, at 10 a.m. (eastern daylight saving time) in the Foyer of the Commerce Department Auditorium, 14th St. and Constitution Ave., N. W., Washington, D. C., before Examiner Paul N. Pfeiffer.

Without limiting the scope of the issues presented by said application, par-

ticular attention will be directed to the following matters and questions:

1. Whether the proposed air transportation will inure to the public interest, as defined in section 2 of the Civil Aeronautics Act of 1938, as amended.

2. Whether the applicant is fit, willing and able to perform such transportation and to conform to the provisions of the act and the rules, regulations, and requirements of the Board thereunder.

3. Whether the authorization of the proposed transportation is consistent with any obligation assumed by the United States in any treaty, convention or agreement in force between the United States and the Government of Switzerland.

Notice is further given that any person desiring to be heard in this proceeding must file with the Board, on or before August 26, 1947, a statement setting forth tissues of fact or law raised by said application which he desires to controvert.

For further details of the service proposed and authorization requested, interested parties are referred to the application on file with the Civil Aeronautics Board.

Dated at Washington, D. C., August 14, 1947.

By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMES, Acting Secretary.

[F. R. Doc. 47-7791; Filed, Aug. 19, 1947; 8:46 a. m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 6626]

Broadcasting Service Organization, Inc. (WORL)

ORDER SETTING DATE FOR ORAL ARGUMENT

In re application of Broadcasting Service Organization, Inc. (WORL) Boston, Massachusetts; Docket No. 6626, File No. B1-R-205; for renewal of license.

Whereas, on April 21, 1947, the Federal Communications Commission adopted an opinion and order denying the above-entitled application for renewal of license of radio station WORL, Boston, Massachusetts, and dismissing as moot application B1-TC-506 for transfer of control of petitioner corporation from its present stockholders to the Bittner Broadcasting Company, and

Whereas, on May 13, 1947, Broadcasting Service Organization, Inc., filed a petition for rehearing requesting the Commission to amend its decision in certain named respects and as amended grant the two pending applications of petitioner for renewal of license and transfer of control; or to reopen the hearing record to receive further testimony on the character qualifications of the applicant and its principal stockholders to be the licensee of a radio station; or to grant further oral argument before the entire Commission on its decision of April 21, 1947.

Now, therefore, It is ordered, That the petition for rehearing of Broadcasting Service Organization, Inc., be, and here-

by is, set for oral argument before the Commission at 10:30 a.m., on September 25, 1947, at its offices in Washington, D. C., and that the oral argument be directed to the findings of fact and conclusions of law set out in the Commission's decision of April 21, 1947.

Adopted: July 28, 1947.

By the Commission.

[SEAL]

T. J. Slowie, Secretary.

[F. R. Doc. 47-7795; Filed, Aug. 19, 1947; \
8:46 a. m.]

[Docket Nos. 7766, 7956] -

C. THOMAS PATTEN AND PITTSBURG BROADCASTING CO.

CORRECTED ORDER DESIGNATING APPLICATIONS
FOR HEARING

In re applications of C. Thomas Patten, Oakland, California, Docket No. 7766, File No. BP-4876; Pittsburg Broadcasting Company, Pittsburg, California, Docket No. 7956, File No. BP-5356; for construction permits.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 20th day of

June 1947;

The Commission having under consideration the above applications of C. Thomas Patten for construction permit for a new standard broadcast station to operate on the frequency 1010 kc, 1 kw, daytime only, at Oakland, California and of Pittsburg, Broadcasting Company for construction permit for a new standard broadcast station to operate on the frequency 990 kc, 1 kw, unlimited time, at Pittsburg, California, together with petitions filed by C. Thomas Patten on April 7, 1947 and Pittsburg Broadcasting Company on April 8, 1947, each petition requesting severance of petitioner's application from the above consolidated proceeding and grant of said application forthwith; and

Whereas a hearing has been held and the record closed in the above consoli-

dated proceeding; and

It appearing, That, any interference which might exist between the operations proposed in the above-entitled applications does not warrant further con-

solidated hearing; and

It further appearing, that on the basis of the testimonial record compiled in the above proceeding and the petitions here under consideration, there is not sufficient evidence before the Commission upon which it could presently determine that the respective applicants are legally, technically, financially and otherwise qualified to operate the proposed stations, and that, therefore, further hearings are necessary in order that all pertinent facts relating thereto may be before the Commission;

It is ordered, That the said petitions, insofar as each requests severance of petitioner's application from the above consolidated proceeding be, and they are hereby, granted; that said applications be, and they are hereby, severed from said proceeding; and that the said petitions, insofar as they request imme-

diate grants of the respective applications, be, and they are hereby, denied;

It is further ordered, That the record in Docket No. 7766, C. Thomas Patten, and the record in Docket No. 7856, Pittsburg Broadcasting Company, be, and they are hereby, reopened, and that each of the above applications be, and it is hereby, designated for further separate hearing, at times and places to be set by subsequent order of the Commission.

By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 47-7794; Filed, Aug. 19, 1947; 8:46 a. m.]

[Docket No. E026]

LAMAR A. NEWCOMB .

ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of Lamar A. Newcomb, Falls Church, Virginia, for construction permit. File No. BP-5436, Docket No. 8026.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 7th day of August 1947;

The Commission having under consideration the above-entitled application for construction permit for a new standard broadcast station to operate on 1220 kc, 250 w, daytime only at Falls Church, Virginia.

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said application of Lamar Newcomb be, and it is hereby, designated for hearing at a time and place to be designated by subsequent order of the Commission, upon the following issues;

1. To determine the legal, technical, financial, and other qualifications of the applicant to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in any pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

By the Commission.

[SEAL]

T. J. Slowie, Secretary.

[F. R. Doc. 47-7793; Filed, Aug. 19, 1947; 8:46 a. m.]

FEDERAL POWER COMMISSION

[Docket No. G-929]

UNITED GAS PIPE LINE CO.

NOTICE OF APPLICATION

August 14, 1947.

Notice is hereby given that on July 30, 1947, United Gas Pipe Line Company (applicant) a Delaware Corporation, having its principal place of business at Shreveport, Louisiana, filed an application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, authorizing the construction and operation of approximately 5.9 miles of 7-inch natural-gas transmission pipeline extending from applicant's Carthage-Sterlington transmission line, near Mile Post 100, to Applicant's 7-inch Monroe-Hodge transmission pipeline, near Mile Post 34, together with appurtenant facilities, for the purpose of serving the Hodge-Jonesboro area in Louisiana with gas from the Carthage field.

Applicant recites that the proposed facilities will be operated at a maximum pressure of not exceeding 750 pounds at the point of connection with the 7-inch Hodge line and will have an estimated maximum daily delivery capacity of ap-Applicant's proximately 27,000 Mcf. present 7-inch Monroe-Hodge pipeline has a maximum daily delivery capacity of approximately 11,700 Mcf, which is a declining figure because of the decline in the pressure of the wells in the Monroe field. Applicant estimates that the maximum daily demand in the Hodge-Jonesboro area for the 1947-48 season is 12,200 Mcf, and for the 1952-53 season is 13,620 Mcf. Applicant states that it is probable that continued decrease in the delivery capacity in the Monroe field will make it desirable to eventually deliver all of the requirements of the Hodge-Jonesboro area through the proposed facilities, thus making it possible to remove a large portion of the present facilities. Applicant states that its contract of June 3, 1942, as amended, with Louisiana Power and Light Company for resale in the Towns of Hodge and Jonesboro, Louisiana, will be timely filed with the Commission as a rate schedule.

Applicant estimates the total over-all cost of construction at \$103,000, which applicant proposes to finance out of cash on hand.

Any interested State commission is requested to notify the Federal Power Commission whether the application should be considered under the cooperative provisions of Rule 37 of the Commission's rules of practice and procedure (18 CFR

1.37) and, if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a joint or concurrent hearing, together with reasons for such request.

The application of United Gas Pipe Line Company is on file with the Commission and is open to public inspection. Any person desiring to be heard or to make any protest with reference to the application shall file with the Federal Power Commission, Washington 25, D. C., not later than 15 days from the date of publication of this notice in the FEDERAL REGISTER, a petition to intervene or protest. Such petition or protest shall conform to the requirements of Rule 8 or 10, whichever is applicable, of the rules of practice and procedure (as amended on June 16, 1947) (18 CFR 1.8 or 1.10)

[SEAL]

Leon M. Fuquay, Secretary.

[F. R. Doc. 47-7764; Filed, Aug. 19, 1947; 8:54 a. m.]

[Docket No. IT-6074] DUKE POWER CO.
NOTICE OF APPLICATION

AUGUST 12, 1947.

Notice is hereby given that on August 12, 1947, an application was filed with the Federal Power Commission, pursuant to section 204 of the Federal Power Act, by Duke Power Company, a corporation organized under the laws of the State of New Jersey and doing business in the States of North Carolina and South Carolina with its principal business office at Charlotte, North Carolina, seeking an order authorizing the issuance of a maximum of 252,512 shares of common stock without nominal or par value at the price of \$82.50 per share to the holders of Applicant's outstanding common stock at the rate of one share of such additional common stock for each four shares of outstanding common stock. The rights to purchase such additional stock will be evidence by Transferable Subscription Warrants to be issued to stockholders entitled thereto, and they and their assignees will be given at least 15 days from the record date of the issuance of such Warrants within which to exercise them. Any additional stocknot purchased pursuant to said Subscription Warrants will be purchased at the price of \$82.50 per share by Duke Endowment, a common law trust; all as more fully appears in the application on file with the Commission.

Any person desiring to be heard, or to make any protest with reference to said application should, on or before the 2d day of September 1947, file with the Federal Power Commission, Washington 25, D. C., a petition or protest in accordance with the Commission's rules of practice and procedure.

[SEAL] • LEON M. FUQUAY, Secretary.

[F. R. Doc. 47-7759; Filed, Aug. 19, 1947; 8:45 a. m.]

[Docket No. IT-6075] DUKE POWER Co.

NOTICE OF APPLICATION

AUGUST 12. 1947.

Notice is hereby given that on August 12, 1947, an application was filed with the Federal Power Commission, pursuant to section 204 of the Federal Power Act, by Duke Power Company, a corporation organized under the laws of the State of New Jersey and doing business in the States of North Carolina and South Carolina with its principal business office at Charlotte, North Carolina, seeking an order authorizing the issuance of \$40,-000,000 of First and Refunding Mortgage Bonds, 2.65% Series Due 1977, to be created and issued under and pursuant to the provisions of an Indenture dated December 1, 1927, duly executed by Applicant to Guaranty Trust Company of New York, as Trustee, as supplemented and amended by Supplemental Indenture, tobe made and executed between the same parties, and to be dated September 1, 1947. The proposed bonds will be dated September 1, 1947; will become due and payable September 1, 1977; will bear interest at the rate of 2.65% per annum from date, payable semi-annually on the first day of September and the first day of March in each year. \$30,000,000 of such bonds will be sold privately to the Duke Endowment, a common law trust, and \$10,000,000 of such bonds will be sold privately to the Metropolitan Life Insurance Company all as more fully appears in the application on file with the Commission.

Any person desiring to be heard, or to make any protest with reference to said application should, on or before the 2d day of September 1947, file with the Federal Power Commission, Washington 25, D. C., a petition or protest in accordance with the Commission's rules of practice and procedure.

[ŝeal]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 47-7760; Filed, Aug. 19, 1947; 8:45 a. m.]

INTERSTATE COMMERCE COMMISSION

[S. O. 396, Special Permit 264]

RECONSIGNMENT OF CARROTS AT PHILADELPHIA, PA.

Pursuant to the authority vested in me by paragraph (f) of the first-ordering paragraph of Service Order No. 396 (10 F R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Philadelphia, Pa., August 13, 1947, by H. Rothstein, of car NWX 4647, carrots, now on the PRR to Bridgeport, Conn.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under

the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of August 1947.

Homer C. King,
Director,
Bureau of Service.

[F. R. Doc. 47-7766; Filed, Aug. 19, 1947; 8:45 a. m.]

[S. O. 396, Special Permit 265]

RECONSIGNMENT OF PEACHES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008) permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Chicago, Ill., August 13, 1947, by Chas. Abbate Co., of following cars, peaches, now on the Chicago Produce Terminal to Peoria, Ill. FGE 37266, PFE 38150 (CRI&P) Creston, Iowa FGE 18142 (CB&Q) Aurora, Ill. WFE 65376 (CB&Q) Milwaukee, Wis. PFE 75799, FGE 32675 (CNW) Ottumwa, Iowa, WFE 65190 (CB&Q)

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of August 1947,

Homer C. King,
Director,
Bureau of Service.

[F. R. Doc. 47-7767; Filed, Aug. 19, 1947; 8:45 a. m.]

[S. O. 396, Special Permit 266]

RECONSIGNMENT OF PEACHES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F R. 15008) permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Chicago, Ill., August 13, 1947, by Chas. Abbate, of cars WRX 9380 and FDEX 9151, peaches, now on the Chicago Produce Terminal to Fond du Lac, Wis- (C&NW)

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of August 1947.

Homer C. King, Director Bureau of Service.

F. R. Doc. 47-7768; Filed, Aug. 19, 1947; 8:45 a. m.]

[S. O. 396, Special Permit 267]

RECONSIGNMENT OF PEACHES AT CHICAGO,
ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Chicago, Ill., August 14, 1947, by Chas. Abbate Co., of following cars peaches, now on the Chicago Produce Terminal to Sheboygan, Wis. FGE 52390 (CNW) Antigo, Wis. PFE 91858 (CNW) Sault Ste. Marie, Mich. ART 21280 (Soo L) Ashland, Wis. IC 50346 (CNW) Iron Wood, Mich. WFE 67872 (CNW) Menomonie, Wis. FGE 35184 (CMStP&P) Des Moines, Iowa ART 18805 (CRI&P) and Green Bay, Wis. PFE 41349 (CNW)

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 14th day of August 1947.

Homer C. King,
Director
Bureau of Service.

[F. R. Doc. 47-7769; Filed, Aug. 19, 1947; 8:46 a. m.]

[S. O. 396, Special Permit 268]

RECONSIGNMENT OF CANTALOUPES AT PHILADELPHIA, PA.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Philadelphia, Pa., August 14, 1947, by H. Rothstein & Son, of car PFE 45298, cantaloupes, now on the PRR to Boston, Mass.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filling it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 14th day of August 1947.

Homer C. Knic,
Director,
Bureau of Service.

[F. R. Doc. 47-7770; Filed, Aug. 19, 1947; 8:46 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 812-505]

BANKERS SECURITIES CORP.

NOTICE OF APPLICATION

At a regular session of the Securities and Exchange Commission held at its office in the city of Philadelphia, Pa., on the 14th day of August A. D. 1947.

Notice is hereby given that Bankers Securities Corporation ("Bankers") has filed an application pursuant to section 6 (c) of the Investment Company Act of 1940 for an order exempting from the provisions of section 17 (e) (1) of the act the receipt by Rudolph J. Bushell ("Bushell") of the sum of \$5,000 from Bankers for his services in connection with the purchase and sale by Bankers of certain portfolio securities.

Bankers is a closed-end management nondiversified investment company and is registered under the act. Bankers and Albert M. Greenfield & Co. ("Greenfield & Co.") are companies under common control and hence affiliated persons of each other. Bushell is a vice president of Greenfield & Co. and is an affiliated person of an affiliated person (Greenfield & Co.) of Bankers.

Bushell was instrumental in effecting the purchase by Bankers on September 4, 1946 of 1,403 shares of the common stock of The Boardwalk National Bank of Atlantic City ("Boardwalk") at a cost of \$259,060. Subsequently on May 13, 1947, Bankers sold the shares of Boardwalk for \$350,750 resulting in a profit of \$91,690. To compensate Bushell for his services the Board of Directors of Bankers at a meeting held on July 17, 1947 voted to pay Bushell the sum of \$5,000.

The receipt of compensation by Bushell for his services as agent in connection with the above mentioned transaction is prohibited by section 17 (e) (1) of the act since Bushell is an affiliated person of an affiliated person of Bankers, unless such payment is exempted by order of the Commission pursuant to section 6 (c) of the act. Bankers represents that payment of such compansation should be exempted from the prohibitions of section 17 (e) (1) of the act since the exemption requested is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policies and provisions of the act.

All interested persons are referred to said application which is on file at the Philadelphia, Pa. offices of this Commission for a more detailed statement of the matters of fact and law therein asserted.

Notice is further given that an order granting the application may be issued by the Commission at any time after August 26, 1947 unless prior thereto a hearing on the application is ordered by the Commission as provided in Rule N-5 of the rules and regulations promulgated under the act. Any interested person may, not later than August 22, 1947, at 5:30 p. m., in writing, submit to the Commission his views or any additional facts bearing upon the application or the desirability of a hearing thereon or request the Commission, in writing, that a hearing be held thereon. Any such communication or request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania, and should state briefly the nature and interest of the person submitting such information or requesting a hearing, the reasons for such request, and the issues of fact or law raised by the application which he desires to controvert.

By the Commission.

[SEAL] NELLYE A. THORSEN,
Assistant to the Secretary.

[F. R. Doc. 47-7765; Filed, Aug. 19, 1947; 8:46 a. m.]

[File No. 59-15]

NORTHERN NEW ENGLAND CO. AND NEW ENGLAND PUBLIC SERVICE CO.

NOTICE OF FILING AND ORDER RECONVENING HEARINGS

At a regular session of the Securities and Exchange Commission held at its office in the city of Philadelphia, Pa., on the 14th day of August A. D. 1947.

Notice is hereby given that New England Public Service Company ("NEFS-CO"), a registered holding company, has filed a written notice proposing to adopt Alternative 1 of its amended plan, here-torore filed and approved, subject to certain reservations of jurisdiction by the Commission, pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935, and enforced by the District Court of the United States for the District of Maine (Southern Division) in respect to the retirement of all of its outstanding Prior Lien Preferred Stock (Holding Company Act Release No. 7511)

5606 NOTICES

All interested persons are referred to said notice which is on file in the offices of this Commission for a statement of the action therein proposed to be taken which may be summarized as follows:

The plan as amended provided that each share of Prior Lien stock would be retired by payment to the holder thereof cash in the amount of \$171.31 in the case of the \$7 Series, and \$161.12 in the case of the \$6 Series together with, in each case, accrued current dividends to the date of consummation, and by delivery to him of a certificate of contingent interest calling for such additional payment, if any (not exceeding \$20 per share for the \$7 Series, and \$10 per share for the \$6 Series), and such compensation for delay in the payment thereof, as might be determined by final order in the proceedings before the Commission. Said plan as amended further provided that at the option of the holders of Prior Lien stock, and in lieu of the above cash payment, they may receive common stock of NEPSCO's subsidiary. Public Service Company of New Hampshire ("New Hampshire"), taken at the initial public offering price per share established by the successful bidder at competitive bidding, with cash adjust-ments for fractional shares and with the right of NEPSCO to reduce elections to receive stock pro rata, if and insofar as might be necessary for NEPSCO to use the entire \$16,500,000 proceeds from the sale of its industrial assets to retire Prior Lien stock. The plan as amended further contained various alternatives, including an alternative hereinafter referred to as 'Alternative 1." Alternative 1 provided that NEPSCO might, under certain circumstances, elect to cancel competitive bidding for the common stock of New Hampshire and to fix a price at which Prior Lien stockholders might take such stock.

The Commission having approved said plan as amended, subject to a reservation of jurisdiction with respect to the adoption of certain alternatives, including Alternative 1, and the specific steps to be taken in implementing said alternatives and the same having been approved by the District Court of the United States for the District of Maine. NEPSCO has now filed with this Commission its notice of election to adopt Alternative 1, wherein it proposes to cancel competitive bidding, to assign to the New Hampshire common stock an exchange value of \$35 per share and to borrow from banks such amount, if any, but not to exceed \$16,000,000, as may be necessary to retire all of NEPSCO's Prior Lien stock. Said exchange offer will not be made until the Commission has approved the adoption of Alternative 1 and thereafter Prior Lien stockholders will be given at least ten days within which to accept or reject said offer.

NEPSCO states that in its judgment under existing market conditions it does not appear possible for the company to net an amount through a sale for cash which will equal the intrinsic worth of the New Hampshire stock and that considering the short time schedule, if tax savings are to be preserved, it is unfair to its junior stockholders to jeopardize the success of the exchange offer and the tax savings by making the exchange offer dependent upon the success of a public offering of the New Hampshire stock for cash.

NEPSCO further states that it has obtained a commitment of five banks and trust companies to lend it up to \$16,000,000. for a period of one year with the right to two successive renewals of one year each at an interest rate of 2½% as may be required to effect the retirement of the Prior Lien Preferred stock and has paid commitment fees aggregating \$25,000 therefor.

NEPSCO further states that it has employed a group of security dealers headed by Blyth & Co., Inc. and Kidder, Peahody & Co. to solicit exchanges of NEPSCO Prior Lien Preferred stock for New Hampshire common stock, and has agreed to pay them \$2.50 per share of such Prior Lien stock procured by them for exchange, plus a management fee of \$10,000, and to reimburse them for out-of-pocket disbursements, including legal fees, not to exceed \$3,500.

The Commission deeming it appropriate that the hearings held on said plan be reconvened for the limited purpose of adducing evidence and affording all interested persons an opportunity to be heard with respect to the issues raised by the proposed adoption of Alternative 1 by NEPSCO, but for no other purpose:

It is ordered, That the proceedings with respect to this plan be reopened and that the hearings be reconvened on August 25, 1947, at 10:00 a. m., e. d. s. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvana, in such room as may be designated on that day by the hearing-room clerk in Room 318.

It is further ordered, That William W Swift, or any other officer or officers of the Commission designated by it for that purpose, shall preside at the hearing in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a hearing officer under the Commission's rules of practice.

The Public Utilities Division having advised the Commission that it has made a preliminary examination of said notice and that upon the basis thereof the following matters and questions are presented for consideration, without

prejudice to its specifying additional matters and questions upon further examination:

1. Whether, under existing circumstances and upon the terms proposed by NEPSCO, the adoption of Alternative 1 is appropriate.

2. Whether the amount of \$35 per share assigned to the common stock of New Hampshire, for the purpose of effecting voluntary exchanges is reasonable.

3. Whether the compensation to be paid for the solicitation of exchanges is reasonable and not excessive.

4. Whether the terms and provisions of the proposed bank loan-are reasonable. It is further ordered, That particular attention be directed at said hearing to the foregoing matters and questions.

It is further ordered, That any person not heretofore having appeared in these proceedings and now desiring to be heard or proposing to intervene herein shall file with the Secretary of the Commission on or before August 22, 1947, his request or application therefor as provided by Rule XVII of the rules of practice of the commission.

It is further ordered, That the Secretary of the Commission shall serve notice of the aforesaid reconvened hearing by mailing copies of this order by registered mail to the parties above-named herein. to all persons heretofore granted participation in these proceedings, to the Public Service Commissions of the States of New Hampshire and Vermont, to the Public Utilities Commission of the State of Maine and to the Federal Power Commission, and that notice of said reconvened hearing shall be given to all-other persons by general release of this Commission, which shall be distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935, and that further notice be given to all persons by publication of this order in the FEDERAL REGISTER.

It is further ordered, That New England Public Service Company shall give further notice of said reconvened hearing to all of its stockholders of record and to the shareholders of record of Northern New England Company by mailing to each of said persons at his last known address a communication giving notice of the proposed adoption of Alternative 1, of the amount assigned to the New Hampshire stock, and of the date, time and place of the hearing before the Commission, at least six days prior to the date of said hearing.

By the Commission.

[SEAL] Nellye A. Thorsen,
Assistant to the Secretary.

[F. R. Doc. 47-7761; Filed, Aug. 19, 1947; 8:45 a. m.]